SOLICITATIO OFFERO	N/CONTRACT	T/ORDER F	FOR COM	MERCIA 4, AND 3	AL ITEMS	1. REQUISIT	TION NUMBER			PAGE	1 OF 1	120
2. CONTRACT NO.		3. AWARD/EFFE	ECTIVE DATE	4. ORDER N	NUMBER		5. SOLICITATE M67386-0	TION NUMBER 05-T-5011		6. SOLICIT	ATION ISSU	JE DATE
7. FOR SOLICITATION INFORMATION CAL		a. NAME WILLIAM O.	TURNER				b. TELEPHO (816)843	NE NUMBER (No C			DUE DATE/I M 15 Mar	LOCAL TIME
9. ISSUED BY MARINE CORPS F MARINE CORPS M 15430 ANDREWS KANSAS CITY MO	MOBILIZATION COM ROAD	ACTING OFFIC	167386 CE	10	X SMALL HUBZC	CTED : 100 BUSINES	% FOR	11. DELIVERY DESTINATION BLOCK IS MAR SEE SCHE 13a. THIS	FOR FOB UNLESS KED	12. DISC	OUNT TEF	RMS
					8(A)	•		13b. RATING				
TEL: (816)843-3 FAX: (816)843-3					AICS: 56173 IZE STANDAF		ion	14. METHOD C	F SOLICITA	TION	RFP	
15. DELIVER TO		CODE		16	. ADMINISTE				СО	DE		
SE	E SCHEDULI	Ε										
17a.CONTRACTOR	ROFFEROR	C	ODE	18	a. PAYMENT	WILL BE I	MADE BY		CC	DDE		
TEL.	F REMITTANCE IS	COD		18	8b. SUBMIT II		TO ADDRE	SS SHOWN IN	BLOCK 18	a. UNLES	SS BLOC	K
SUCH ADDRE	ESS IN OFFER			В	ELOW IS CH	ECKED	SEE AL	DDENDUM	T			
19. ITEM NO.	AND APPROPRIA		E OF SUPPLI		'ICES	2	1. QUANTIT		23. UNIT P		24. AMOL	
ᄖ	TION INCORPORA									片		ATTACHED ATTACHED
X TO ISSUING O	R IS REQUIRED TO OFFICE. CONTRAC R OTHERWISE IDI THE TERMS AND (TOR AGREES ENTIFIED ABO	TO FURNISH OVE AND ON A	AND DEL	VER ALL ITE	MS	OFFER DAT (BLOCK 5),	CONTRACT: RE ED INCLUDING AN HEREIN, IS AC	. YOUR C Y ADDITION	S OR CH	IANGES W	
30a. SIGNATURE	OF OFFEROR/CO	ONTRACTOR			31a.UNITED	STATES O	F AMERICA (SIGNATURE OF CO	ONTRACTING	OFFICER)	31c. DATE	SIGNED
30b. NAME AND T	TILE OF SIGNER		30c. DATE S	SIGNED	31b. NAME (OF CONTRA	CTING OFFIC	ER (TYPE (OR PRINT)			

SOLICITA	TION		TRACT/ORDER FOI (CONTINUED)	R COMMER	RCIAL I	ITEM\$				P/	AGE 2 OF 120
19. ITEM NO.			20. SCHEDULE OF S	SUPPLIES/ SEF	RVICES	l	21. QUANTI	TY 22. UN	IIT 23. UNIT	PRICE	24. AMOUNT
19. ITEM NO.			(CONTINUED) 20. SCHEDULE OF S SEE SCH		RVICES		21. QUANTI	TY 22. UN	IIT 23. UNIT	PRICE	24. AMOUNT
32a. QUANTITY IN	COLUI	MN 21 H	AS BEEN								
RECEIVED	INSPE	CTED	ACCEPTED, AND CONF	ORMS TO THE	CONTRAC	СТ, ЕХСЕРТ	AS NOTED:				
32b. SIGNATURE REPRESENT		THORIZE	ED GOVERNMENT	32c. DATE			TED NAME ANI RESENTATIVE	D TITLE OF AI	JTHORIZED GC	VERNME	NT
32e. MAILING AD	DRESS	OF AUT	HORIZED GOVERNMENT	REPRESENTAT	IVE	32f. TELEF	PHONE NUMBE	ER OF AUTHO	RIZED GOVERI	NMENT R	EPRESENTATIVE
						32g. E-MA	IL OF AUTHOR	IZED GOVERI	NMENT REPRE	SENTATI	VE
33. SHIP NUMBER	FINAL	34. VOL	JCHER NUMBER	35. AMOUNT V CORRECT		36.	PAYMENT COMPLET	E PARTIA	AL FINAL	37. CHE	CK NUMBER
38. S/R ACCOUNT	ļ	ER 39	S/R VOUCHER NUMBER	40. PAID BY							
			S CORRECT AND PROPE CERTIFYING OFFICER	R FOR PAYME 41c. DATE	Ni≄2a.RE	CEIVED BY	(Print)				
					42b. RE	CEIVED AT	(Location)				
					42c. DA	TE REC'D (YY/MM/DD)	42d. TOTAL (CONTAINERS		

SECTION SF 1449 CONTINUATION SHEET

NOTICE AND CAUTION TO OFFERORS SOLICITATION CONDITIONS

- 1.Offerors are cautioned to read and to comply with the Solicitation Provisions. The person signing the proposal should include evidence of their authority to bind the corporation to a contract with the package, if their title does not obviously indicate the position of a corporate officer. This solicitation is 100% set-aside for small business, NAICS 561730 and size standard of \$6 million applies to this solicitation.
- 2.Offerors are required to propose prices on entire quantities and all Contract Line Items (CLINs). Proposals not complying with this requirement may be rejected as non-responsive. A single award will be made from this solicitation. Alternate proposals will not be considered unless no acceptable proposals are received with proposal requirements.
- 3.Representations & Certification section must be completed by checking the appropriate boxes and/or filling in the blanks as necessary and be returned with the proposal. Offerors are required to include Tax Identification Number(s), Contractor Establishment Code and Cage Code. The offeror is encouraged to submit the data with the proposal, but must be registered in the DOD's Central Contractor Registration system in order to receive the award. Registration is completed at http://ccr.com No Email or fax solicitations will be accepted.
- 4.Offerors should read and become familiar with every price aspect of the proposal. Questions may be forwarded to Bill Turner at (816)843-3711.
- 5. Your proposal must be delivered to United States Marine Corps, 15430 Andrews Road, Building 605, Richards Gebaur, Kansas City, Missouri 64147 attention Bill Turner by 15:00 hours Tuesday, 15 March, 2005! NO FAXED or E-MAIL proposals will be accepted because original signatures are required!
- 6. All proposals must be signed and dated!
- 7. A site inspection is encouraged for all prospective offerors. A group site inspection is scheduled for 8 March 2005 at 0930 hrs. Meet at Bldg. No. 605, 15430 Andrews Rd, Kansas City, MO. Because of security concerns, each company representative must furnish a picture ID as a condition of participation.

ITEM NO 0001	SUPPLIES/SERVICES	MAX QUANTITY UNEND	UNIT Lot	UNIT PRICE	MAX AMOUNT
0001	Grounds Maintenance for MIAW parcel maps in the CL Performance - 1 Apr. 05 three	MOBCOMFFP INS and Statement	t of Work. B		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AA	PARCEL 1 Maintenance Level IFFP	7	Months		
				\$ _	\$
	(Weekly), Monday Includes grounds. (Includes Pool an REFERENCE); LEVEL I = weed trimming (every 2 week	d Tennis Court are weekly mowing, to	ea) (SEE AT rash and clip	TACHED MAPS FOR pping cleanup; Level III =	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AB	PARCEL 2 Maintenance Level III	7	Months		
				\$	\$
	(Every 2 weeks) Monday In Housing from East hedge re REFERENCE MAPS) LEVE mowing, trash/debris clean	ow West to Kensi EL III = Grass Trim	ngton Avent ming; LEVE	ue. (SEE ATTACHED	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AC	PARCEL 3 Maintenance Level I	7	Months		
				\$	\$

(Weekly) Monday Includes area from North of ballfield South to fence North to Markey Road from East hedge row West to Kensington Avenue grounds. (SEE ATTACHED REFERENCE MAPS) LEVEL I = weekly mowing, trash/debris cleanup, cleanup after mowing: LEVEL III = (every 2 weeks) grass trimming.

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AD	PARCEL 4 Maintenance Level I	7	Months		
				\$	\$
	(Weekly) Includes Building (SEE ATTACHED REFER cleanup after mowing; LEV	ENCE MAPS) LE	EVEL I = mov	ving, trash/debris cleanup,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AE	PARCEL 5 Maintenance Level I	7	Months		
				\$	\$
ITEM NO	(Weekly) Includes abuildin ATTACHED REFERENCE cleanup, cleanup after mow LEVEL IV (once a month)	E MAPS) LEVEL ing; LEVEL III (6	I (weekly)= nevery two wee	nowing, trash/debris	MAX AMOUNT
0001AF	PARCEL 6 Maintenance	QUANTITY 7	Months		
	LEVEL II			\$	\$
	(every two weeks) Includes behind 710 West to Bales A South of 155th street. (SEE trash/debris cleanup, clean trimming.	Avenue from cree ATTACHED REF	k South of 71 ERENCE MA	10 to security fence line APS) LEVEL II = mowing,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AG	PARCEL 7 Maintenance Level I	7	Months		
				\$	\$

(weekly) Includes Seabee compound at 600 Seabee Drive off Markey Road. (SEE ATTACHED REFERENCE MAPS) LEVEL I = mowing, trash/debris cleanup, cleanup after mowing; LEVEL III (every other week) = grass trimming.

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ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AH	PARCEL 8 Maintenance Level I	7	Months		
				\$	\$
	(Weekly) Includes Bldg. N line West to fence line We to the ridge on South end of (SEE ATTACHED REFER cleanup, cleanup after mov LEVEL IV (once a month)	est of parking lot of of athletic field an ENCE MAPS) LE ving; Level III (ev	West of 100 d four(4) fee VEL I = (wee ery other wee	from Kensington Avenue t around volley ball court. ekly) mowing, trash/debris	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AJ	PARCEL 9 Maintenance Level I	7	Months		
				\$	\$
	(Weekly) April thru July field and Four (4) feet arou West fence of empty field MAPS) LEVEL 1 = (weekl LEVEL II (every other weekleanup, cleanup after mov trimming	and volley ball cou North of parking lo y) mowing, trash/o k) July thru Octob	ort, North to st. (SEE ATT) debris cleanuper - Thurday	sewer plant from creek ACHED REFERENCE p, cleanup after mowing; = mowing, trash/debris	
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE	MAX AMOUNT
0001AK	PARCEL 10	QUANTITY 7	Months		
	Maintenance Level II			\$	\$
	Includes building 616 Con				-
	REFERENCE MAPS) LEV cleanup after mowing; LEV			-	

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AL	PARCEL 11 Maintenance Level II	7	Months		
				\$	\$
	Sidewalk parallel to Kensi Includes field and Army co LEVEL II = (every other we LEVEL III (every other we	ompound area. (SEE week) mowing, trash	/debris clea	– ED REFERENCE MAPS) anup,cleanup after mowing;	-
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0001AM	PARCEL 12 Maintenance Level V	3	Months		
	Maintenance Level v			\$	\$
	100. (SEE ATTACHED RE mowing,trash/debris clear			*	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0002	Maintenance (IDIQ)	UNDENED	Lot		
	INDEFINITE QUANTITY Government: Parcels 1 - 2. Quantities are estimated				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0002AA	MULCHING	10	Square Yard		
			Talu	\$	\$
				_	

(SEE ATTACHED REFERENCE MAPS)

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0002AB	PRUNING/SHAPING	10	Labor Hours	\$	\$	
	(SEE ATTACHED REFER	ENCE MAPS)				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0002AC	FERTILIZER	1,000	Square Yard			
				\$ _	\$	
	(SEE ATTACHED REFERMANUS AND ASSESSMENT OF A SEE ATTACHED REFERMANUS AND ASSESSMENT OF A SECONDARY ASSESSMENT OF A	ded rate. Formulati	on to be spe	ecified on the delivery		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0002AD	TREE TRIMMING	10	Labor Hours	Ф	ф	
				\$ _	\$	
	(SEE ATTACHED REFER	ENCE MAPS)				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0002AE	FURNISH AND APPLY WEED CONTROL	500	Square Yard			
	LIQUIDS			\$	\$	
	All areas within all woode REFERENCE MAPS) Ap weed control.			y 2005) (SEE ATTACHEE nmended rate for one pass)	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0002AF	GRASS CUTTING	1,000	Square Foot			
				\$	\$	

May be ordered for any parcel or area on the MOBCOM campus

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0002AG	UNSCHEDULED RAKING/LEAF	1,000	Square Foot			
	REMOVAL		root	\$	\$	
				_		-
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
		QUANTITY				
0002AH	RESEEDING/OVER SEEDING	1,000	Square Foot			
	SELDING		1001	\$	\$	
				-		_
	May be ordered for any are					
	and apply seed. Grass seed Variety to be specified on t		e manufact	urer's recommended rate.		
	The state of the s	,				
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
0002.1	ED OGION CONTROL	QUANTITY	G 1:			
0002AJ	EROSION CONTROL	10	Cubic Yard			
				\$	\$	
				-		_
	Using fill dirt, top soil, gra	ss seed and straw l	IAW (In Ac	ecordance With) the SOW.		
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
0002AK	TRASH/DEBRIS	QUANTITY 10	Labor			
	CLEAN UP		Hours	ф	d	
				\$	\$	
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
000241	CLEANIED APPED	QUANTITY	T -1			
0002AL	CLEANUP AFTER MOWING	10	Labor Hours			
				\$	\$	
				-		_

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0002AM	GRASS TRIMMING	100	Linear Foot				
				\$		_ \$	
	May order for any area or	parcel on the MOE	BCOM camp	pus			
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT		UNIT PRICE		MAX AMOUNT
0002AN	SIDEWALK EDGING	QUANTITY 100	Linear				
			Foot	\$		\$	
					_		_
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT		UNIT PRICE		MAX AMOUNT
0002AP	TREE REMOVAL	QUANTITY 1	Each				
				\$		_ \$	
					-		-
	(up to 6"DBH)						
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0002AQ	TREE REMOVAL	1	Each				
				\$		\$	
	(6.1" to 18" DBH)						
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT		UNIT PRICE		MAX AMOUNT
0002AR	TREE REMOVAL	QUANTITY 1	Each				
				\$		\$	
	(18.1" and larger)				_		_

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ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0002AS	STUMP & GROUND ROOT REMOVAL	10	Square Foot			
				\$ _	\$	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0003	Grounds Maintenance for MOBCOM	UNDENED				
OPTION	IAW parcel maps in the CL Performance - 1 Apr. 06 thr					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0003AA	PARCEL 1 Maintenance Level I	7	Months			
				\$	\$	
OPTION	(Weekly), Monday Includes grounds. (Includes Pool an REFERENCE); LEVEL I = weed trimming (every 2 we	d Tennis Court are weekly mowing, tr	a) (SEE AT ash and clip	TACHED MAPS FOR pping cleanup; Level III =		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0003AB	PARCEL 2 Maintenance Level III	7	Months			
				\$	\$	
OPTION				_	_	
	(Every 2 weeks) Monday In Housing from East hedge to REFERENCE MAPS) LEVI mowing, trash/debris clean	row West to Kensi EL III = Grass Trim	ngton Aven ming; LEVE	ue. (SEE ATTACHED		

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ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AC	PARCEL 3 Maintenance Level I	7	Months		
				\$	\$
OPTION				_	_
0111011	(Weekly) Monday Include Markey Road from East he ATTACHED REFERENCE cleanup, cleanup after mow	edge row West to E MAPS) LEVEL	Kensington A I = weekly mo	Avenue grounds. (SEE owing, trash/debris	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AD	PARCEL 4 Maintenance Level I	7	Months		
				\$	\$
	(Weekly) Includes Building grounds. (SEE ATTACHEI trash/debris cleanup, clean trimming	D REFERENCE M	IAPS) LEVEI	L I = (weekly) mowing,	
ITEM NO 0003AE	SUPPLIES/SERVICES PARCEL 5 Maintenance	MAX QUANTITY 7	UNIT Months	UNIT PRICE	MAX AMOUNT
0000112	Level I	,	1,10111115		
				\$	\$
OPTION				_	_
	(Weekly) Includes abuildin ATTACHED REFERENCI cleanup, cleanup after mow	E MAPS) LEVEL	I (weekly)= n	nowing, trash/debris	

LEVEL IV (once a month) = mechanical edging

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ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AF	PARCEL 6 Maintenance LEVEL II	7	Months		
				\$	\$
OPTION				_	_
	(every two weeks) Includes behind 710 West to Bales & South of 155th street. (SEE trash/debris cleanup, clear trimming.	Avenue from cree ATTACHED REF	k South of 71 ERENCE MA	0 to security fence line APS) LEVEL II = mowing,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AG	PARCEL 7 Maintenance Level I	7	Months		
				\$	\$
OPTION				_	_
	(weekly) Includes Seabee of ATTACHED REFERENCE cleanup, cleanup after mow	E MAPS) LEVEL	I (weekly) = n	nowing, trash/debris	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AH	PARCEL 8 Maintenance Level I	7	Months		
				\$	\$
OPTION				_	_
	(Weekly) Includes building line West to fence line We to the ridge on South end of (SEE ATTACHED REFER cleanup after mowing; Lev	est of parking lot of athletic field an ENCE MAPS) LE	West of 100 f d four(4) feet VEL I = mow	from Kensington Avenue around volley ball court. ving, trash/debris cleanup,	

(once a month) = mechanical edging

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AJ	PARCEL 9 Maintenance Level I	7	Months		
				\$	\$
OPTION				_	_
	(Weekly) April thru July - field and Four (4) feet arou West fence of empty field MAPS) LEVEL 1 (weekly)=LEVEL II (every other weekleanup, cleanup after mow trimming	and volley ball cou North of parking lo mowing, trash/d k) July thru Octob	ort, North to set. (SEE ATTA ebris cleanup oer - Thurday	ewer plant from creek ACHED REFERENCE , cleanup after mowing; = mowing, trash/debris	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AK	PARCEL 10	7	Months		
	Maintenance Level II			\$	\$
OPTION				_	_
	(every other week): Includ (SEE ATTACHED REFER cleanup after mowing; LEV	ENCE MAPS) LE	EVEL II = mov	ving, trask/debris cleanup,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AL	PARCEL 11	7	Months		
	Maintenance Level II			\$	\$
OPTION				_	_
G1 1101.	(every other week) Sidewa Army compound area. (SEE trash/debris cleanup,cleanu trimming	ATTACHED RE	FERENCE M.	APS) LEVEL II = mowing.	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0003AM	PARCEL 12	3	Months		
	Maintenance Level V			\$	\$
ODTION					
OPTION	(once a month) Includes fie	eld East of parking	g lot North of	100 field East of	
	recreation field Fast of 100	(SEE ATTACHED	DEFEDENC	E MADS) I EVEL V =	

mowing,trash/debris cleanup,cleanup after mowing and grass trimming.

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004 OPTION	Maintenance (IDIQ)	UNDENED				
	INDEFINITE QUANTITY I Government: Parcels 1 - 2.					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AA	MULCHING	10	Square Yard	\$	\$	
OPTION				Ψ	Ψ	
OFTION	(SEE ATTACHED REFER	ENCE MAPS)				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AB	PRUNING/SHAPING	10	Labor Hours	\$	\$	
OPTION				_	4	
or mon	(SEE ATTACHED REFER	ENCE MAPS)				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AC	FERTILIZER	1,000	Square Yard			
				\$	\$	
OPTION	(SEE ATTACHED REFER manufacturer's recommend order. May ordered for any	ded rate. Formulation	on to be spe	cified on the delivery		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AD	TREE TRIMMING	10	Labor Hours			
				\$	\$	
OPTION	(SEE ATTACHED REFER	ENCE MAPS)				_

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AE	FURNISH AND APPLY WEED CONTROL	500	Square Yard			
	LIQUIDS			\$	\$	
OPTION				_		_
	All areas within all woode REFERENCE MAPS) Ap weed control.)	
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
000445	CD A CC CLUTTING	QUANTITY	C			
0004AF	GRASS CUTTING	1,000	Square Foot			
				\$	\$	
OPTION						_
	May be ordered for any pa	arcel or area on the	MOBCOM	campus		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AG	UNSCHEDULED	1,000	Square			
	RAKING/LEAF REMOVAL		Foot	\$	\$	
OPTION				-		_

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AH	RESEEDING and/or	1,000	Square			
	OVER SEEDING		Foot	\$	\$	
OPTION				_		_
OI IIOIV	May be ordered for any ar and apply seed. Grass see Variety to be specified on	d to be applied at th	ne manufact			
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AJ	EROSION CONTROL	10	Cubic			
			Yard	\$	\$	
OPTION				_		_
OI IION	Using fill dirt, top soil, gr	ass seed and straw	IAW (In Ac	cordance With) the SOW.		

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0004AK	TRASH/DEBRIS	10	Labor				
	CLEAN UP		Hours				
				\$		\$	
OPTION					_		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0004AL	CLEANUP AFTER	10	Labor				
	MOWING		Hours				
				\$		\$	
OPTION					_		_
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT		UNIT PRICE		MAX AMOUNT
		QUANTITY					
0004AM	GRASS TRIMMING	100	Linear				
			Foot	\$		\$	
				Ψ		_ Ψ	
OPTION							
	May ordered for any area	or parcel on the Mo	OBCOM ca	mpus			
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT		UNIT PRICE		MAX AMOUNT
0004AN	SIDEWALK EDGING	QUANTITY 100	Linear				
000 17 11 1	SIDE WALK EDON'G	100	Foot				
				\$		\$	
OPTION					_		_
OFTION	May ordered for any area	or parcel on the Mo	ОВСОМ са	mpus			
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT		UNIT PRICE		MAX AMOUNT
		QUANTITY					
0004AP	TREE REMOVAL	1	Each				
				\$		\$	
OPTION							_
	(up to 6"DBH)						

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AQ	TREE REMOVAL	1	Each			
				\$	\$	
OPTION				_		_
	(6.1" to 18" DBH)					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AR	TREE REMOVAL	1	Each			
				\$	\$	
OPTION				_		_
	(18.1" and larger)					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0004AS	STUMP & GROUND ROOT REMOVAL	10	Square Foot			
	ROOT REMOVAE		1 000	\$	\$	
OPTION				-		_
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
0005		QUANTITY U nden ed				
OPTION	Grounds Maintenance for IAW parcel maps in the Cl Performance - 1 Apr. 07 th	LINS and Statement				
TELMANO		MAY	LINUT	I DIE DDICE		MAY AMOUNT
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AA	PARCEL 1 Maintenance Level I	7	Months	•	•	
				\$	\$	
OPTION	(Weekly), Monday Include	es Buildings 243,245	5,246,247,24	- 48,250,256 and adjacent		_

(Weekly), Monday Includes Buildings 243,245,246,247,248,250,256 and adjacent grounds. (Includes Pool and Tennis Court area) (SEE ATTACHED MAPS FOR REFERENCE); LEVEL I = weekly mowing, trash and clippping cleanup; Level III = weed trimming (every 2 weeks); LEVEL IV = Mechanical edging (once per month)

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AB	PARCEL 2 Maintenance Level III	7	Months			
				\$. \$	
OPTION				_		_
	(Every 2 weeks) Monday I Housing from East hedge I REFERENCE MAPS) LEV mowing, trash/debris clear	ow West to Kens EL III = Grass Trir	ington Avenu nming; LEVE	ue. (SEE ATTACHED		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AC	PARCEL 3 Maintenance Level I	7	Months			
				\$	\$	
OPTION				_		_
	(Weekly) Monday Include Markey Road from East he ATTACHED REFERENCI cleanup, cleanup after mow	edge row West to E MAPS) LEVEL	Kensington A I = weekly me	Avenue grounds. (SEE owing, trash/debris		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AD	PARCEL 4 Maintenance Level I	7	Months			
				\$. \$	
OPTION	(Weekly) Includes Building (SEE ATTACHED REFER cleanup after mowing; LEV	ENCE MAPS) LE	EVEL I = mov	ving, trash/debris cleanup,		_
	oreaniap anter mowning, 22 v	EB III (Breig t	we weeks, give	ass a mining		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AE	PARCEL 5 Maintenance Level I	7	Months			
				\$. \$	
OPTION				_		_
	(Weekly) Includes abuildir ATTACHED REFERENCI cleanup, cleanup after mow	E MAPS) LEVEL	I (weekly)= n	nowing, trash/debris		

LEVEL IV (once a month) = mechanical edging

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AF	PARCEL 6 Maintenance LEVEL II	7	Months			
				\$	\$	
OPTION					_	
	(every two weeks) Includes behind 710 West to Bales A South of 155th street. (SEE trash/debris cleanup, clean trimming.	Avenue from cree ATTACHED REF	k South of 71 ERENCE MA	10 to security fence line APS) LEVEL II = mowing	,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AG	PARCEL 7 Maintenance Level I	7	Months			
				\$	\$	
OPTION				_		_
	(weekly) Includes Seabee of ATTACHED REFERENCE cleanup after mowing; LEV	E MAPS) LEVEL	I = mowing, t	rash/debris cleanup,		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AH	PARCEL 8 Maintenance Level I	7	Months	ď.	¢.	
				\$	\$	
OPTION				_		_
	(Weekly) Includes building line West to fence line We to the ridge on South end of (SEE ATTACHED REFER cleanup after mowing; Leve (once a month) = mechanic	est of parking lot of athletic field an ENCE MAPS) LE	West of 100 f d four(4) feet EVEL I = mow	from Kensington Avenue t around volley ball court. ving, trash/debris cleanup,		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AJ	PARCEL 9 Maintenance Level I	7	Months			
				\$	\$	
OPTION				_		-
	(Weekly) April thru July - 'field and Four (4) feet arou West fence of empty field I	nd volley ball cou	ırt, North to s	ewer plant from creek		

MAPS) LEVEL 1 = mowing, trash/debris cleanup, cleanup after mowing; LEVEL II (every other week) July thru October - Thurday = mowing, trash/debris cleanup, cleanup after mowing; LEVEL III (every other week) Thursday = grass trimming

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AK	PARCEL 10 Maintenance Level II	7	Months	•	ф	
				\$	\$	
OPTION				_		-
	(every other week): Inclu ATTACHED REFERENC cleanup after mowing; LE	E MAPS) LEVEL I	I = mowing,	trask/debris cleanup,		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AL	PARCEL 11 Maintenance Level II	7	Months			
				\$	\$	
OPTION				_		-
	(every other week) Sidew Army compound area. (SEI trash/debris cleanup,clean trimming	E ATTACHED REF	ERENCE M	(APS) LEVEL II = mowing,		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0005AM	PARCEL 12	3	Months			
	Maintenance Level V			\$	\$	
				_		_
OPTION	(once a month) Includes fi recreation field East of 100. mowing,trash/debris clear	(SEE ATTACHED	REFERENC	CE MAPS) LEVEL V =		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0006 OPTION	Maintenance (IDIQ)	UNDENED				
	INDEFINITE QUANTITY Government: Parcels 1 - 2.					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0006AA	MULCHING	10	Square Yard			
				\$	\$	
OPTION	(0)			_		-
	(SEE ATTACHED DEEED	FMCF MADC)				

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0006AB	PRUNING/SHAPING	10	Labor Hours			
				\$	\$	
OPTION	(SEE ATTACHED REFER	ENCE MAPS)		_		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0006AC	FERTILIZE	1,000	Square Yard			
				\$	\$	
OPTION	(SEE ATTACHED REFER manufacturer's recommen order. May ordered for an	ded rate. Formulati	on to be spe	ecified on the delivery		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0006AD	TREE TRIMMING	10	Labor Hours	\$	\$	
OPTION				_		_
	(SEE ATTACHED REFERMOBCOM campus	RENCE MAPS) Ma	ny ordered fo	or any area or parcel on the		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0006AE	FURNISH AND APPLY WEED CONTROL LIQUIDS	500	Square Yard	\$	\$	
ODTION.	LiQuid			Ψ	Ψ	
OPTION	All areas within all woode REFERENCE MAPS) Ap weed control.			y 2005) (SEE ATTACHED nmended rate for one pass	•	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0006AF	GRASS CUTTING	1,000	Square Foot			
				\$	\$	
OPTION	May be ordered for any pa	arcel or area on the	МОВСОМ	- campus		_

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0006AG	UNSCHEDULED RAKING/LEAF	1,000	Square Foot		
	REMOVAL			\$	\$
OPTION				-	_
	May ordered for any area	or parcel on the MO	OBCOM ca	mpus	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0006AH	RESEEDING AND OR	1,000	Square		
	OVER SEEDING		Foot	\$	\$
OPTION				_	_
OFTION		d to be applied at th	ne manufact	Prepare seed bed, furnish turer's recommended rate.	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0006AJ	EROSION CONTROL	10	Cubic		
			Yard	\$	\$
OPTION				-	 -
OPTION	Using fill dirt, top soil, gr May ordered for any area			ecordance With) the SOW mpus	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0006AK	TRASH/DEBRIS	10	Labor		
	CLEANUP		Hours	\$	\$
OPTION				_	_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0006AL	CLEANUP AFTER	10	Labor		
	MOWING		Hours	\$	\$
OPTION				-	
0111011	May ordered for any area	or parcel on the MO	ОВСОМ са	mpus	

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0006AM	GRASS TRIMMING	100	Linear Foot	¢		¢	
				\$		_ \$	
OPTION	May ordered for any area	or parcel on the Mo	ОВСОМ са	mpus			
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0006AN	SIDEWALK EDGING	100	Linear Foot	¢		¢	
				\$		_ \$	
OPTION	May ordered for any area	or parcel on the M	ОВСОМ са	mpus			
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT		UNIT PRICE		MAX AMOUNT
0006AP	TREE REMOVAL	QUANTITY 1	Each				
				\$		\$	
OPTION				_			_
	(up to 6"DBH)						
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0006AQ	TREE REMOVAL	1	Each				
				\$		\$	
OPTION					-		_
	(6.1" to 18" DBH)						
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0006AR	TREE REMOVAL	1	Each				
				\$		\$	
OPTION	(18.1" and larger)				-		_

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0006AS	STUMP & GROUND ROOT REMOVAL	10	Square Foot	\$	\$	
OPTION				-		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0007	Grounds Maintenance for MOBCOM	CHARGAN				
OPTION	IAW parcel maps in the CI Performance - 1 Apr. 08 thr					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0007AA	PARCEL 1 Maintenance Level I	7	Months			
OPTION				\$	\$	
	(Weekly), Monday Include grounds. (Includes Pool an REFERENCE); LEVEL I = weed trimming (every 2 we	d Tennis Court are weekly mowing, tra	a) (SEE AT sh and clipp	TACHED MAPS FOR ping cleanup; Level III =		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0007AB	PARCEL 2 Maintenance Level III	7	Months	\$	\$	
OPTION	(Every 2 weeks) Monday of ballfield to fence at Hou (SEE ATTACHED REFERI (Every 2 weeks), mowing,	ising from East he ENCE MAPS) LEV	dge row We EL III = Gras	est to Kensington Avenue. ss Trimming; LEVEL II =	·	_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0007AC	PARCEL 3 Maintenance Level I	7	Months			
				\$	\$	
OPTION	(Weekly) Monday Include	e area from North	of hallfiald	South to fence North to		_

(Weekly) Monday Includes area from North of ballfield South to fence North to Markey Road from East hedge row West to Kensington Avenue grounds. (SEE ATTACHED REFERENCE MAPS) LEVEL I = weekly mowing, trash/debris cleanup, cleanup after mowing: LEVEL III = weekly grass trimming.

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0007AD	PARCEL 4 Maintenance Level I	7	Months		
				\$	\$
OPTION				-	_
	(Weekly) Includes Buildin (SEE ATTACHED REFER cleanup after mowing; LEV	ENCE MAPS) LE	EVEL I = mov	ving, trash/debris cleanup,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0007AE	PARCEL 5 Maintenance Level I	7	Months		
				\$	\$
OPTION				-	_
	(Weekly) Includes abuildir ATTACHED REFERENCI cleanup, cleanup after mow LEVEL IV (once a month)	E MAPS) LEVEL ving; LEVEL III (I (weekly)= nevery two we	nowing, trash/debris	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0007AF	PARCEL 6 Maintenance LEVEL II	7	Months		
				\$	\$
OPTION				-	_
	(every two weeks) Include behind 710 West to Bales & South of 155th street. (SEE trash/debris cleanup, clean trimming.	Avenue from cree ATTACHED REF	ek South of 7 FERENCE MA	10 to security fence line APS) LEVEL II = mowing,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0007AG	PARCEL 7 Maintenance Level I	7	Months		
				\$	\$
OPTION				-	_
	(weekly) Includes Seabee of ATTACHED REFERENCI cleanup after mowing; LEV	E MAPS) LEVEL	I = mowing,	trash/debris cleanup,	

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0007AH		7	Months			
OPTION	PARCEL 8 Maintenance L		Wolltins			
01 11011	(Weekly) Includes building) from creek l	East of 100 West to fence		
	line West to fence line W	-				
	to the ridge on South end					
	(SEE ATTACHED REFER			-		
	cleanup after mowing; Lev			-		
	(once a month) = mechani	•				
FOB:	Destination					
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
TILMINO	SCITELES/SERVICES	QUANTITY	OTTI	CIVITINGE		WI III I I WIO CIVI
0007AJ	PARCEL 9 Maintenance	7	Months			
	Level I					
				\$	\$	
				_		_
OPTION						
	(Weekly) April thru July -	•	_			
	field and Four (4) feet arou	•		-		
	West fence of empty field I					
	MAPS) LEVEL 1 = mowing			_		
	(every other week) July th		•	-		
	cleanup after mowing; LE	VEL III (every oth	er week) Thu	rsday = grass trimming		
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
0007AK	PARCEL 10	QUANTITY 7	Months			
000/AK	Maintenance Level II	,	Wolltins			
	Waintenance Level II			\$	\$	
				Ψ	Ψ	
OPTION				_		_
	(every other week): Include	des building 616 C	Compound and	d adjacent grounds. (SEE		
	ATTACHED REFERENC	_	•			
	cleanup after mowing: LEV		_	•		

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0007AL	PARCEL11	7	Months			
	Maintenance Level II			¢	¢	
				Ψ	Ψ	
OPTION				_		_
	(every other week) Sidew Army compound area. (SEI trash/debris cleanup,clean trimming	E ATTACHED REF	ERENCE M.	APS) LEVEL II = mowing,		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0007AM	PARCEL 12 Maintenance Level V	3	Months			
				\$	\$	
OPTION						_
	(once a month) Includes fi recreation field East of 100. mowing,trash/debris clear	(SEE ATTACHED	REFERENC	E MAPS) LEVEL V =		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008 OPTION	Maintenance (IDIQ)	UNDENED	Lot			
	INDEFINITE QUANTITY Government: Parcels 1 - 2.					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AA	MULCHING	10	Square			
			Yard	¢	¢	
				Φ	Φ	
OPTION						
	(SEE ATTACHED REFER	ENCE MAPS)				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AB	PRUNING/SHAPING	10	Labor			
			Hours	ф	\$	
				\$	Φ	
OPTION				_		_
	(SEE ATTACHED REFER	ENCE MAPS)				

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AC	FERTILIZE	1,000	Square Yard			
				\$	\$	
OPTION				_		_
	(SEE ATTACHED REFER manufacturer's recommend order. May order for any a	ded rate. Formulati	on to be spe	ecified on the delivery		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AD	TREE TRIMMING	10	Labor			
			Hours	rh.	ф	
				\$	\$	
OPTION				_		_
	(SEE ATTACHED REFER	ENCE MAPS)				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AE	FURNISH AND APPLY	500	Square			
	WEED CONTROL		Yard	ф	¢	
	LIQUIDS			\$	\$	
OPTION				_		_
	All areas within all wooder REFERENCE MAPS) App weed control.			y 2005) (SEE ATTACHED nmended rate for one pass		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AF	GRASS CUTTING	1,000	Square			
			Foot	ф	ф	
				\$	\$	
OPTION				_		_
	May be ordered for any pa	ircel or area on the	MOBCOM	campus		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AG	UNSCHEDULED	1,000	Square			
	RAKING/LEAF REMOVAL		Foot	\$	\$	
	KLIVIO VAL			Ψ	Ψ	
OPTION						

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AH	RESEEDING/OVER SEEDINGMay	1,000	Square Foot			
				\$	\$	
OPTION	be ordered for any area or Prepare seed bed, furnish manufacturer's recommen	and apply seed. G	rass seed to			-
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AJ	EROSION CONTROL	10	Cubic Yard	\$	\$	
OPTION	II-in-6:11 din4 4		I A XV / I A	- Wish st- COW		_
	Using fill dirt, top soil, gr	ass seed and straw	IAW (In Ac	cordance with) the SOW	•	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AK	TRASH/DEBRIS CLEANUP	10	Labor Hours	\$	\$	
OPTION				-		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AL	CLEANUP AFTER MOWING	10	Labor Hours	\$	\$	
OPTION				_		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AM	GRASS TRIMMING	100	Linear Foot	\$	_ \$	
OPTION	May ordered for any area	or parcel on the Mu	ORCOM car	mnus		_

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AN	SIDEWALK EDGING	100	Linear Foot			
			1001	\$	\$	
OPTION				-		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AP	TREE REMOVAL	1	Each			
				\$	\$	
				Ф	Φ	
OPTION	(up to 6"DBH)					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AQ	TREE REMOVAL	1	Each			
				\$	\$	
OPTION	(6.1" to 18" DBH)			-		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AR	TREE REMOVAL	1	Each			
				•		
				\$	\$	
OPTION	(18.1" and larger)					
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0008AS	STUMP & GROUND	10	Square			
	ROOT REMOVAL		Foot	\$	\$	
OPTION				-		-
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT	UNIT PRICE		MAX AMOUNT
0009	Grounds Maintenance	QUANTITY UNDENED	Lot			
OPTION	for MOBCOM IAW parcel maps in the Cl Performance - 1 Apr. 09 th					

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0009AA	PARCEL 1 Maintenance Level I	7	Months			
				\$	\$	
OPTION						_
	(Weekly), Monday Include grounds. (Includes Pool an REFERENCE); LEVEL I = weed trimming (every 2 we	nd Tennis Court ar weekly mowing,	ea) (SEE ATT trash and clipp	CACHED MAPS FOR ping cleanup; Level III =		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0009AB		7	Months			
				\$	\$	
OPTION	PARCEL 2 Maintenance L (Every 2 weeks) Monday I Housing from East hedge I REFERENCE MAPS) LEV mowing, trash/debris clear	ncludes area from row West to Kens EL III = Grass Trir	ington Avenu nming; LEVEI	e. (SEE ATTACHED		_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0009AC	PARCEL 3 Maintenance Level I	7	Months	¢	¢	
				Φ	Φ	
OPTION	(Weekly) Monday Include Markey Road from East he ATTACHED REFERENCI cleanup, cleanup after mow	edge row West to E MAPS) LEVEL	Kensington A I = weekly mo	venue grounds. (SEE wing, trash/debris		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0009AD	PARCEL 4 Maintenance Level I	7	Months			
				\$	\$	
OPTION				_		_
	(Weekly) Includes Building (SEE ATTACHED REFER			5 0		

cleanup after mowing; LEVEL III = (Every two weeks) grass trimming

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	1	UNIT PRICE	MAX AMOUNT
0009AE	PARCEL 5 Maintenance Level I	7	Months			
				\$		\$
OPTION					_	_
OF HON	(Weekly) Includes abuildin ATTACHED REFERENCE cleanup, cleanup after mow LEVEL IV (once a month)	E MAPS) LEVEL ring; LEVEL III (I (weekly)= nevery two we	nowing, t	rash/debris	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	1	UNIT PRICE	MAX AMOUNT
0009AF	PARCEL 6 Maintenance LEVEL II	7	Months			
				\$		\$
OPTION					_	_
	behind 710 West to Bales A South of 155th street. (SEE a trash/debris cleanup, clean trimming.	ATTACHED REF	FERENCE MA	APS) LE	VEL II = mowing,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	1	UNIT PRICE	MAX AMOUNT
0009AG	PARCEL 7 Maintenance Level I	7	Months			
	Level I			\$		\$
					_	_
OPTION	(weekly) Includes Seabee of ATTACHED REFERENCE cleanup after mowing; LEV	E MAPS) LEVEL	I = mowing, t	trash/deb	ris cleanup,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	1	UNIT PRICE	MAX AMOUNT
0009AH	PARCEL 8 Maintenance Level I	7	Months			
				\$		\$
OPTION					-	_
	(Weekly) Includes building line West to fence line We to the ridge on South end of (SEE ATTACHED REFER cleanup after mowing; Lev (once a month) = mechanic	est of parking lot of athletic field an ENCE MAPS) LE el III (every other	West of 100 and four(4) fee EVEL I = mov	from Kent t around wing, tras	nsington Avenue volley ball court. h/debris cleanup,	

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0009AJ	PARCEL 9 Maintenance Level I	7	Months			
				\$	_ \$	
OPTION				_		_
	(Weekly) April thru July - field and Four (4) feet arou West fence of empty field MAPS) LEVEL 1 = mowing (every other week) July the cleanup after mowing; LEV	and volley ball cou North of parking lo g, trash/debris clea ru October - Thur	ort, North to s t. (SEE ATTA unup, cleanup day = mowin	newer plant from creek ACHED REFERENCE after mowing; LEVEL II g, trash/debris cleanup,		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0009AK	PARCEL10 Maintenance Level II	7	Months			
				\$	\$	
OPTION				_		_
	(every other week): Include ATTACHED REFERENCI cleanup after mowing; LEV	E MAPS) LEVEL	II = mowing,	trask/debris cleanup,	E	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0009AL	PARCEL 11	7	Months			
	Maintenance Level II			\$	_ \$	
OPTION				_		_
OTTION	(every other week) Sidewa Army compound area. (SEE trash/debris cleanup,cleanu trimming	ATTACHED RE	FERENCE M	APS) LEVEL II = mowin	g,	
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0009AM	PARCEL 12 Maintenance Level V	3	Months			
				\$	_ \$	
OPTION				_		_
	(once a month) Includes figure recreation field East of 100. mowing,trash/debris clean	(SEE ATTACHEE	REFERENC	CE MAPS) LEVEL V =		

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0010 OPTION	Maintenance (IDIQ)	UNDENED	Lot			
	INDEFINITE QUANTITY II Government: Parcels 1 - 2.	NDEFINITE DELIV	ERY - Perf	form as requested by the		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0010AA	MULCHING	10	Square Yard	\$	\$	
				Ψ	Ψ	
OPTION	(SEE ATTACHED REFERE	ENCE MAPS)				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0010AB	PRUNING/SHAPING	10	Labor Hours			
				\$	\$	
OPTION				_		_
	(SEE ATTACHED REFERE	ENCE MAPS)				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0010AC	FERTILIZE	1,000	Square Yard			
			Taid	\$	\$	
OPTION				_		_
	(SEE ATTACHED REFER manufacturer's recommend order. May ordered for any	led rate. Formulation	on to be spe	cified on the delivery		
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE		MAX AMOUNT
0010AD	TREE TRIMMING	10	Labor Hours			
				\$	\$	
OPTION				_		_
	(SEE ATTACHED REFERE	ENCE MAPS)				

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT	PRICE		MAX AMOUNT
0010AE	FURNISH AND APPLY WEED CONTROL	500	Square Yard				
	LIQUIDS			\$		\$	
OPTION					_		_
	All areas within all wooder REFERENCE MAPS) Ap- weed control.						
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT	PRICE		MAX AMOUNT
0010AF	GRASS CUTTING	1,000	Square Foot				
				\$		\$	
OPTION				-	_		_
	May be ordered for any pa	arcel or area on the	MOBCOM	campus			
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT	PRICE		MAX AMOUNT
0010AG	UNSCHEDULED	1,000	Square				
	RAKING/LEAF REMOVAL		Foot	\$		\$	
				Ψ		Ψ	_
OPTION							
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT	PRICE		MAX AMOUNT
0010AH	RESEEDING/OVER	1,000	Square				
	SEEDING		Foot	\$		\$	
OPTION					_		_
OPTION	May be ordered for any ar and apply seed. Grass seed Variety to be specified on	d to be applied at tl	ne manufact				
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT	PRICE		MAX AMOUNT
0010AJ	EROSION CONTROL	10	Cubic Yard				
				\$		\$	
OPTION					_		_
	Using fill dirt, top soil, gra	ass seed and straw	IAW (In Ac	cordance Wit	h) the SOW.		

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0010AK	TRASH/DEBRIS CLEANUP	10	Labor Hours	\$		_ \$	
OPTION					_		-
	May ordered for any area	or parcel on the Mo	OBCOM ca	mpus			
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0010AL	CLEANUP AFTER MOWING	10	Labor Hours				
	MOWING		Hours	\$		_ \$	
OPTION					_		_
	May ordered for any area	or parcel on the Mo	ОВСОМ са	mpus			
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0010AM	GRASS TRIMMING	100	Linear Foot			\$	
				\$		_	_
OPTION					_		
	May ordered for any area	or parcel on the Mo	OBCOM ca	mpus			
FOB:	Destination						
ITEM NO	SUPPLIES/SERVICES	MAX	UNIT		UNIT PRICE		MAX AMOUNT
0010AN	SIDEWALK EDGING	QUANTITY 100	Linear				
OOTOAN	SIDE WALK EDOING	100	Foot				
				\$		_ \$	
OPTION			0000		_		_
	May ordered for any area	or parcel on the Mo	ОВСОМ са	mpus			
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT		UNIT PRICE		MAX AMOUNT
0010AP	TREE REMOVAL	1	Each				
				\$		\$	
OPTION	(up to 6"DBH)				_		-

ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0010AQ	TREE REMOVAL	1	Each		
OPTION	(6.1" to 18" DBH)			\$ _	\$
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0010AR	TREE REMOVAL	1	Each		
				\$	\$
OPTION	(18.1" and larger)			_	_
ITEM NO	SUPPLIES/SERVICES	MAX QUANTITY	UNIT	UNIT PRICE	MAX AMOUNT
0010AS	STUMP & GROUND ROOT REMOVAL	10	Square Foot		
				\$	\$
OPTION				_	_

SECTION C: DESCRIPTION/SPECIFICATIONS/WORK STATEMENT

- C.1 GENERAL INTENTION: The intention of this solicitation is to obtain grounds maintenance services at the Marine Corps Mobilization Command, Kansas City, Missouri by means of an indefinite quantity contract.
- C.2 GENERAL REQUIREMENTS: The Contractor shall furnish all labor, supervision, equipment and materials necessary to provide grounds maintenance services in accordance with the requirements specified herein. The services to be provided include cutting grass, edging, fertilization, collection and disposal of litter and trash, vegetation cutting and removal, under brushing, grassing, sodding, sprigging, erosion control, tree and shrub pruning, tree and stump removal, irrigation, ditch cleaning, and other miscellaneous services as described herein. These operations shall be performed in accordance with the information provided within Scope of Work and attachments J-C1, J-C2, J-C3 (maps). The use of herbicides to accomplish certain grounds maintenance functions may be permitted if approved by the ACO in accordance with provisions specified in paragraph C.6.e.
- C.3 DEFINITIONS TECHNICAL. As used throughout this contract, the following terms shall have the meaning set forth below.
- a. Where "as shown", "as indicated", "as detailed", or words of similar import are used, it shall be understood that reference is made to this specification and the drawings accompanying this specification unless stated otherwise.
- b. Where "as directed", "as required", "as permitted", "approval", "acceptance", or words of similar import are used, it shall be understood that direction, requirement permission, approval or acceptance of the CO is intended unless stated otherwise.
- c. Contracting Officer (CO): Throughout this contract, the term CO will be used to refer to the Contracting Officer.
- d. Contractor: The term Contractor as used herein refers to both the prime Contractor and any subcontractors. The prime Contractor shall ensure that his/her subcontractors comply with the provisions of this contract.
- e. Contractor Representative: A foreman, superintendent, or manager assigned to represent the contractor on site.
- f. Debris: Debris includes, but is not limited to, paper, cans, bottles, limbs and branches, pine straw, pinecones, leaves, rocks, and other similar items.
- g. Diameter at Breast Height (DBH): Diameter at breast height as measured 4.5 feet above ground level.
- h. Environmental Protection Agency (EPA): That federal agency delegated authority to enforce the Federal Insecticide Fungicide and Rodenticide Act (FIFRA).
- i. Fertilization: Fertilization is the process of applying nutrient elements to the soil where the soil has become deficient in nutrients essential for proper plant growth.
- j. Grass Cutting: Grass cutting shall include cutting and trimming, within the designated area, all grasses, weeds, and other vegetation, which is 1 inch, or less in diameter (at ground level).
- k. Material Safety Data Sheet (MSDS): A document provided by the manufacture which discloses the chemical content, safety precautions, proper use instructions, etc. of a herbicide or pesticide.
- l. Parcel: A given area of land. Each area shown in attachments J-C2 (maps) accompanying this specification is divided into various parcels.

- m. Pruning: Pruning is selectively removing unwanted growth to make a plant or tree grow or respond in a desired manner. Pruning differs from "shearing". Pruning involves selection and judgment. "Shearing," means clipping all growth on a plant at a uniform distance and shape.
- n. Quality Assurance: A method used by the Government to provide some measure of control over the quality of purchased goods and services received.
- o. Quality Assurance Evaluator (QAE): The government employee designated by the CO who monitors Contractor performance.
- p. Quality Control (QC): A method used by the Contractor to control the quality of goods and services provided.
- q. Regular Hours: The Government's regular (normal) working hours are from 0700 to 1700, Mondays through Fridays except (a) Federal Holidays and (b) other days specifically designated by the CO. Recognized holidays are: New Year's Day, Martin Luther King's Day, Presidents' Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving and Christmas.
- C.4 Government Furnished Property and Services: In accordance with the "GOVERNMENT FURNISHED PROPERTY (FIXED-PRICE CONTRACTS)" clause in Section I, the Government will provide the Contractor the option of using certain Government owned utilities for use only in connection with this contract. The use of Government furnished property and services for other purposes is prohibited.
- a. Government Furnished Facilities: None.
- (1) Government Furnished Equipment: The contractor shall furnish all tools and equipment required for the performance of this contract. The Government will not provide tools or equipment to the Contractor.
- b. Government Furnished Material: None.
- c. Availability of Utilities: The Government will furnish the following utility services in the various areas which is provided by the Government, and as may be required for the work to be performed under the contract: electricity, and fresh water. Information concerning the location of existing outlets and water may be obtained from the CO. The Contractor shall provide and maintain, at his/her expense, the necessary service lines from existing Government outlets to the site of work.
- (1) Utilities specified above will be furnished at no cost to the Contractor.
- C.5 CONTRACTOR FURNISHED ITEMS: Except for the items listed in clause C.4 the Contractor shall provide all facilities, equipment, materials and services to perform the requirements of this contract.
- C.6 MANAGEMENT AND GENERAL WORK REQUIREMENTS: The Contractor shall manage the total work effort associated with the grounds maintenance services required herein to assure fully adequate and timely completion of these services. Included in this function is a full range of management duties including, but not limited to, planning, scheduling, report preparation, and quality control. The Contractor shall provide an adequate staff of personnel with the necessary management expertise to assure the performance of the work in accordance with sound and efficient management practices.
- a. Work Control: The Contractor shall implement all necessary work procedures to ensure timely accomplishment of work requirements, as well as to permit tracking of work in progress. The Contractor shall plan and schedule work to assure labor, equipment, and material are available to complete work requirements within the specified time limits and in conformance with the quality standards established herein. Written scheduling and status reports shall be provided when requested by the CO. The status of any item of work must be provided within 2 hours of the request

during normal working hours and within 2 hours after the beginning of the next business day after regular working hours.

- b. Work Outside Regular Hours: Except as may otherwise be specified, all work shall be performed during regular working hours (SEE C.3.q). If the Contractor desires to carry on work on Saturday, Sunday or holidays, or outside regular working hours, he/she must submit application to the CO for approval.
- c. Work Schedule: The Contractor shall schedule and arrange work so as to cause the least interference with the normal occurrence of Go vernment business and mission. In those cases where some interference is unavoidable, the Contractor shall make every effort to minimize the impact of the interference and its effects. Proposed work schedules shall be submitted to the CO monthly at least five working days prior to the start of the schedule month, and shall indicate the proposed date of accomplishment of all required services by parcel. Once approved, the Contractor shall strictly adhere to the schedule in order to facilitate the Government's inspection of the work. The CO shall be notified at least two working days in advance of the scheduled date of any work requirements, which will not be accomplished as scheduled. Whenever work has been scheduled on the date a holiday occurs, such services shall be performed on the following working day.
- d. Work Completion and Re-performance of Unsatisfactory Work: Performance of the Maintenance Levels I-V work on a given parcel shall be completed within 24 hours of beginning that work. The only excusable delays for the failure to complete within the 24-hour period are inclement weather and/or government delay. For purposes of reperformance, deficiencies identified by the CO or QAE shall be corrected within 12 hours of receipt of written notification.
- e. Safety Plan: The contractor will provide a written safety plan to the CO for approval by the safety office 14 days prior the starting any work on government property. The safety plan at a minimum must include the following: company policy on safety, policy's outlining hazards of the job, compliance with OSHA and other federal/state/local laws rules and regulations covering all operation of this contract, safety meetings (when and what topics), and employee's discipline policy. The contractor will be held accountable for all safety violations and will be inspected by the Marine Corps Safety office. All violations that do not constitute a danger situation to any personnel or equipment will be turned into the CO. A direct safety violation that does constitute a dangerous situation, work will stop until the situation is corrected.
- f. Herbicide: On-site contractor personnel shall not apply herbicides for weed control. Weed control by on-site contractor personnel will be limited to the manual, physical removal of the offending weed by means of cutting, pulling or digging up. The general, campus-wide application of a herbicide, when required, will be ordered under the IDIQ portion of this contract. A person who is licensed or certified by the applicable state agency will accomplish this application. All work performed by the subcontractor shall be in accordance with federal, state and local laws and regulations. All tanks, hoses, pumps, control valves and gauges utilized shall be free of visible deterioration, shall not leak and shall operate at the manufacturer's recommended rates and pressures. Extreme care shall be exercised to avoid entry of herbicides into drainage structures, streams, ditches, etc. All herbicide will be applied as prescribed by the manufacturer. The contractor is required to ensure that a MSDS is provided to the CO at least 2 working days prior to the scheduled application. The scheduled application, once approved, will be included on an amended work schedule and submitted to the CO. The subcontractor is required to mix the herbicide prior to his/her arrival on the MCSA KC campus. If this is impractical, the CO must be notified in writing, stating the reason why, at least 5 working days prior to the anticipated application in order that the MOBCOM Safety and Environmental Officers may be notified.
- 1. Herbicide Use Records: The Contractor must complete and submits a Pest Management Data System Report (PMDSR), within 2 working days after the application. The completed and signed PMDSR must then be turned in to the CO prior to any payment for the services being authorized. Forms, which are rejected by the CO due to improper preparation, shall be corrected and resubmitted by the Contractor at no additional cost to the Government.

- C.7 MAINTENANCE LEVELS I: The contractor shall provide grounds maintenance services in maintenance level I areas on a weekly basis. Attachments J-C1 (MOBCOM Facilities map) provide information on the location and geographic boundaries of the land parcels, which make up maintenance level I through V.
- a. Grass Cutting: All grassed areas located within this maintenance levels shall be cut to a uniform height between 2 and 3 inches on a weekly or biweekly basis according to the maintenance level assigned in attachments J-C2. Exception is the outfield of the Ball Field (Parcel 3), which shall be cut to a uniform height between 2"and 2 ½" on a weekly basis. Grass areas close or adjacent to buildings, hydrants, parking lots, manholes, fences, pylons, trees, hedges, and shrubs are included in the mowing requirements and may require hand mowing. If any bare ground within the limits of a lawn area becomes vegetated with grass, weeds or other similar growths through natural spread, i.e., not artificially planted, it shall be maintained as part of the basic contract.
- (1) Prior to cutting, any trash, paper or other debris that would detract from the finished appearance of the cut or present a safety hazard shall be removed. Such debris includes, but is not limited to, paper, cans, bottles, limbs, pine cones, hedge apples, rocks, and other such objects within the maintenance area, and shall include trash, paper, dead leaves and other debris lodged in shrubs, hedges, fences, and along foundation and other walls. Including ditch cleaning; vegetative growth in drainage ditches shall be cut to the same standards as the adjacent grass cutting. All wood and brush cuttings, trash and debris shall be removed. Mouths of ditches, inlets, outlets, and storm drains within maintenance area shall be cleared of sediment, vegetation and debris to allow unrestricted flow of water. Where ditch bottoms are paved, all mud and debris shall be removed from the paved surface and disposed of as appropriate. Debris shall be disposed of in the contractor provided dumpster the same day collected.
- (2) Grass cutting is to be accomplished free of scalping, rutting, bruising and uneven and rough cutting. Cutting equipment shall have sharp cutting edges, which produce a neat, clean, even cut. Use of cutting equipment which is out of adjustment, thereby causing streaks or irregularities, uneven cutting, plowing, or gouging of the soil shall not be permitted. After cutting, grass shall have a uniform height. Grass clippings shall be uniformly distributed over the mowed area, and shall not be windrowed or allowed to be deposited in piles or clumps. Grass clippings and trimmings shall be removed from parking areas, sidewalks and other paved areas the same day the grass is cut and disposed of in the contractor provided dumpster.
- C.8 MAINTENANCE LEVEL II: The contractor shall provide grounds maintenance services in maintenance level II areas on a bi-weekly basis.
- a. Grass Cutting: All grassed areas located within this maintenance levels shall be cut to a uniform height between 2 and 3 inches on a weekly or biweekly basis according to the maintenance level assigned in attachments J-C2. Grass areas close or adjacent to buildings, hydrants, parking lots, manholes, fences, pylons, trees, hedges, and shrubs are included in the mowing requirements and may require hand mowing. If any bare ground within the limits of a lawn area becomes vegetated with grass, weeds or other similar growths through natural spread, i.e., not artificially planted, it shall be maintained as part of the basic contract.
- (1) Prior to cutting, any trash, paper or other debris that would detract from the finished appearance of the cut or present a safety hazard shall be removed. Such debris includes, but is not limited to, paper, cans, bottles, limbs, pine cones, hedge apples, rocks, and other such objects within the maintenance area, and shall include trash, paper, dead leaves and other debris lodged in shrubs, hedges, fences, and along foundation and other walls. Including ditch cleaning; vegetative growth in drainage ditches shall be cut to the same standards as the adjacent grass cutting. All wood and brush cuttings, trash and debris shall be removed. Mouths of ditches, inlets, outlets, and storm drains within maintenance area shall be cleared of sediment, vegetation and debris to allow unrestricted flow of water. Where ditch bottoms are paved, all mud and debris shall be removed from the paved surface and disposed of as appropriate. Debris shall be disposed of in the contractor provided dumpster the same day collected.
- (2) Grass cutting is to be accomplished free of scalping, rutting, bruising and uneven and rough cutting. Cutting equipment shall have sharp cutting edges, which produce a neat, clean, even cut. Use of cutting equipment which is out of adjustment, thereby causing streaks or irregularities, uneven cutting, plowing, or gouging of the soil shall not be permitted. After cutting, grass shall have a uniform height. Grass clippings shall be uniformly distributed over the

mowed area, and shall not be windrowed or allowed to be deposited in piles or clumps. Grass clippings and trimmings shall be removed from parking areas, sidewalks and other paved areas the same day the grass is cut and disposed of in the contractor provided dumpster.

- C.9 MAINTENANCE LEVEL III: The contractor shall provide grounds maintenance services in maintenance level III areas on a bi-weekly basis.
- a. Trimming around all sidewalks, driveways, street edges, curb and other paved areas, trees, shrubs, flower/shrub beds, cultivated areas, poles, walls, valves and other similar objects shall be accomplished to match the height and appearance of the surrounding mowed grass. Trimming may be accomplished by hand clipping or by use of portable string trimmer equipment. Trimming operations shall not damage trees and shrubs. Grassed areas, trees or shrubs which are killed or damaged as a result of the Contractor's work shall be repaired or replaced by the Contractor at no cost to the Government. Trimming operations shall be considered a part of grass cutting and shall be accomplished concurrently (same day) with grass cutting operations. Grass cutting will not be considered complete until all trimming operations are accomplished.
- C.10 MAINTENANCE LEVEL IV: The contractor shall provide grounds maintenance services in maintenance level IV areas on a monthly basis.
- a. Mechanical Edging. All sidewalks, driveways, street edges, curb and other paved areas (as specified in J-C3, (attached maps) located within this maintenance level shall be edged with a mechanical edger (no weed trimmers) in conjunction with the mowing and trimming operations. Edging shall create a 1/2-inch wide and 1 inch deep clear zone immediately adjacent to the paved surface. Edged lines shall be neat and clean and shall be free of scalping, rutting, bruising and uneven or rough cutting. Vegetation which has encroached onto paved areas shall be removed and disposed of in the contractor provided dumpster.
- (1) In cases where driveway and street pavement edges are not discernable due to grass encroachment, a straight and even line approximating the pavement edge shall be established and maintained by mechanical means. An approved herbicide by the "Environmental Officer" shall be allowed for use.
- (2) In conjunction with the performance of edging all vegetation shall be removed from expansion joints and cracks in all sidewalks (and paved surfaces as practical) in the all parcels being edged. An approved herbicide by the "Environmental Officer" shall be allowed for use.
- (3) Debris generated by edging operations which falls or is thrown on sidewalks, curbs, gutters, storm drains, or streets, shall be removed from the site and disposed of in the contractor provided dumpster. Debris, which is thrown on nearby grass, shall be of in contractor supplied dumpster.
- b. Weed Control. Weed control by on-site contractor personnel will be limited to the manual, physical removal of the offending weed by means of cutting, pulling or digging up. See C.6.f Herbicide.
- C.11 MAINTENANCE LEVEL V: The contractor shall provide grounds maintenance services in maintenance level V areas on a monthly basis.
- a. Grass Cutting: All grassed areas located within this maintenance levels shall be cut to a uniform height between 2 and 3 inches on a weekly or biweekly basis according to the maintenance level assigned in attachments J-C2. Grass areas close or adjacent to buildings, hydrants, parking lots, manholes, fences, pylons, trees, hedges, and shrubs are included in the mowing requirements and may require hand mowing. If any bare ground within the limits of a lawn area becomes vegetated with grass, weeds or other similar growths through natural spread, i.e., not artificially planted, it shall be maintained as part of the basic contract.
- (1) Prior to cutting, any trash, paper or other debris that would detract from the finished appearance of the cut or present a safety hazard shall be removed. Such debris includes, but is not limited to, paper, cans, bottles, limbs, pine cones, hedge apples, rocks, and other such objects within the maintenance area, and shall include trash, paper, dead

leaves and other debris lodged in shrubs, hedges, fences, and along foundation and other walls. Including ditch cleaning; vegetative growth in drainage ditches shall be cut to the same standards as the adjacent grass cutting. All wood and brush cuttings, trash and debris shall be removed. Mouths of ditches, inlets, outlets, and storm drains within maintenance area shall be cleared of sediment, vegetation and debris to allow unrestricted flow of water. Where ditch bottoms are paved, all mud and debris shall be removed from the paved surface and disposed of as appropriate. Debris shall be disposed of in the contractor provided dumpster the same day collected.

- (2) Grass cutting is to be accomplished free of scalping, rutting, bruising and uneven and rough cutting. Cutting equipment shall have sharp cutting edges, which produce a neat, clean, even cut. Use of cutting equipment which is out of adjustment, thereby causing streaks or irregularities, uneven cutting, plowing, or gouging of the soil shall not be permitted. After cutting, grass shall have a uniform height. Grass clippings shall be uniformly distributed over the mowed area, and shall not be windrowed or allowed to be deposited in piles or clumps. Grass clippings and trimmings shall be removed from parking areas, sidewalks and other paved areas the same day the grass is cut and disposed of in the contractor provided dumpster.
- b. Trimming around all sidewalks, driveways, street edges, curb and other paved areas, trees, shrubs, flower/shrub beds, cultivated areas, poles, walls, valves and other similar objects shall be accomplished to match the height and appearance of the surrounding mowed grass. Trimming may be accomplished by hand clipping or by use of portable string trimmer equipment. Trimming operations shall not damage trees and shrubs. Grassed areas, trees or shrubs which are killed or damaged as a result of the Contractor's work shall be repaired or replaced by the Contractor at no cost to the Government. Trimming operations shall be considered a part of grass cutting and shall be accomplished concurrently (same day) with grass cutting operations. Grass cutting will not be considered complete until all trimming operations are accomplished.
- C.12 MAINTENANCE LEVEL VI: The contractor shall provide grounds maintenance services in maintenance level VI when requested by the CO. Indefinite Quantity Work Items: All indefinite quantity work items will be ordered using DD Form 1155 as specified in the "PROCEDURES FOR ISSUING ORDERS' clause. Section G. Details of the work required will accompany the DD Form 1155 giving the exact location and type of work to be accomplished.
- a. Grass Cutting: All grassed areas located within this maintenance levels shall be cut to a uniform height between 2 and 3 inches on a weekly or biweekly basis according to the maintenance level assigned in attachments J-C2. Exception is the outfield of the Ball Field (Parcel 3), which shall be cut to a uniform height between 2"and 2 ½" on a weekly basis. Grass areas close or adjacent to buildings, hydrants, parking lots, manholes, fences, pylons, trees, hedges, and shrubs are included in the mowing requirements and may require hand mowing. If any bare ground within the limits of a lawn area becomes vegetated with grass, weeds or other similar growths through natural spread, i.e., not artificially planted, it shall be maintained as part of the basic contract.
- (1) Prior to cutting, any trash, paper or other debris that would detract from the finished appearance of the cut or present a safety hazard shall be removed. Such debris includes, but is not limited to, paper, cans, bottles, limbs, pine cones, hedge apples, rocks, and other such objects within the maintenance area, and shall include trash, paper, dead leaves and other debris lodged in shrubs, hedges, fences, and along foundation and other walls. Including ditch cleaning; vegetative growth in drainage ditches shall be cut to the same standards as the adjacent grass cutting. All wood and brush cuttings, trash and debris shall be removed. Mouths of ditches, inlets, outlets, and storm drains within maintenance area shall be cleared of sediment, vegetation and debris to allow unrestricted flow of water. Where ditch bottoms are paved, all mud and debris shall be removed from the paved surface and disposed of as appropriate. Debris shall be disposed of in the contractor provided dumpster the same day collected.
- (2) Grass cutting is to be accomplished free of scalping, rutting, bruising and uneven and rough cutting. Cutting equipment shall have sharp cutting edges, which produce a neat, clean, even cut. Use of cutting equipment which is out of adjustment, thereby causing streaks or irregularities, uneven cutting, plowing, or gouging of the soil shall not be permitted. After cutting, grass shall have a uniform height. Grass clippings shall be uniformly distributed over the mowed area, and shall not be windrowed or allowed to be deposited in piles or clumps. Grass clippings and trimmings shall be removed fromparking areas, sidewalks and other paved areas the same day the grass is cut and disposed of in the contractor provided dumpster.

- b. Trimming around all sidewalks, driveways, street edges, curb and other paved areas, trees, shrubs, flower/shrub beds, cultivated areas, poles, walls, valves and other similar objects shall be accomplished to match the height and appearance of the surrounding mowed grass. Trimming may be accomplished by hand clipping or by use of portable string trimmer equipment. Trimming operations shall not damage trees and shrubs. Grassed areas, trees or shrubs which are killed or damaged as a result of the Contractor's work shall be repaired or replaced by the Contractor at no cost to the Government. Trimming operations shall be considered a part of grass cutting and shall be accomplished concurrently (same day) with grass cutting operations. Grass cutting will not be considered complete until all trimming operations are accomplished.
- c. Mechanical Edging. All sidewalks, driveways, street edges, curb and other paved areas (as specified in J-C3, (attached maps) located within this maintenance level shall be edged with a mechanical edger (no weed trimmers) in conjunction with the mowing and trimming operations. Edging shall create a 1/2-inch wide and 1 inch deep clear zone immediately adjacent to the paved surface. Edged lines shall be neat and clean and shall be free of scalping, rutting, bruising and uneven or rough cutting. Vegetation which has encroached onto paved areas shall be removed and disposed of in the contractor provided dumpster.
- (1) In cases where driveway and street pavement edges are not discernable due to grass encroachment, a straight and even line approximating the pavement edge shall be established and maintained by mechanical means. An approved herbicide by the "Environmental Officer" shall be allowed for use.
- (2) In conjunction with the performance of edging all vegetation shall be removed from expansion joints and cracks in all sidewalks (and paved surfaces as practical) in the all parcels being edged. An approved herbicide by the "Environmental Officer" shall be allowed for use.
- (3) Debris generated by edging operations which falls or is thrown on sidewalks, curbs, gutters, storm drains, or streets, shall be removed from the site and disposed of in the contractor provided dumpster. Debris, which is thrown on nearby grass, shall be of in contractor supplied dumpster.
- d. Weed Control. Weed control by on-site contractor personnel will be limited to the manual, physical removal of the offending weed by means of cutting, pulling or digging up. See C.6.f Herbicide.
- e. Plant and Shrub Pruning.
- (1) Evenly form and balance the plant in order to shape it according to its natural growth habits. "Box" or "circular" shaping is not acceptable except with hedges. Hedges shall be sheared or pruned, as appropriate, to maintain there established shape and appearance.
- (2) Remove dead, damaged or diseased wood. If the entire plant should die, remove the entire plant to 6 inches below ground level and notify the CO. If in a lawn area, the hole and any other surface damage caused by removal, shall be filled with topsoil, fertilized, raked, seeded, covered with straw and watered daily until grass begins to grow. If the hole is not in a lawn area, it shall be filled with topsoil and the surface prepared to match the surrounding surface or a delivery order will be issued and another shrub planted.
- (3) Remove vines, tree sprouts, ground cover, or any other extraneous vegetative growth from under or on the plant.
- (4) Prune or remove growth in front of windows, over entrance ways or walks, or where vision is obstructed at street intersections.
- f. Cultivation and Mulching of Shrubs, Hedges and Flower Beds: Shrubs, hedges, and flowerbeds shall be cultivated weekly and mulched monthly as prescribed by the CO. Cultivation shall be extended a sufficient distance from bases of shrubs to ensure their protection from damage by lawn mowers and trimmer/edger's, and to provide proper care for the plants, but in no case less than 18 inches. Cultivation shall be extended to a depth of 2", care being taken that the roots of the plants are not damaged. All extraneous vegetation, such as grass, weeds and tree sprouts shall be

removed weekly. All edges shall be worked to a neat and true line. All timber, brick, concrete, aluminum, or plastic bed edging shall be realigned as needed. Debris encountered during cultivation shall be removed and disposed of in an appropriate dumpster. The mulch, such as wood bark chips, pine straw, etc., shall be well groomed after cultivation weekly. Additional mulch, of the same type as existing, shall be placed around all trees, shrubs and flowerbeds as required to maintain a minimum depth of 3 inches. Shrubbery without existing mulch shall be mulched to a minimum depth of 3 inches with mulch approved by the CO.

- g. Tree Trimming: Trees shall be pruned/trimmed to minimum height of 7' in accordance with the following guidelines to selectively remove unwanted growth and encourage trees to grow or respond in a desired manner. All tree pruning shall be accomplished under the supervision of a certified tree trimmer furnished by the Contractor, who is trained and otherwise qualified in proper tree trimming techniques. Verification of such training, experience, and qualifications must be acceptable to the CO prior to initiation of any tree trimming. At least 5 days prior to starting the Contractor shall notify the CO or his representative of the schedule of proposed work. Trees shall be pruned according to their natural growth habit to evenly form and balance the tree, to promote proper health and growth. To respond to damage inflicted by natural or human causes, and to prevent, interference with pedestrian and vehicular traffic. All clippings and debris shall be removed and disposed of off the activity the same working day. Pruning shall be accomplished in a manner so as to:
- (1) Remove dead, damaged, or diseased wood or structurally weak limbs may cause a safety hazard or unsightly appearance, including the removal of palm fronds.
- (2) Remove branches that extend over buildings and endanger roofs, eaves, and windows: or hang within 7 feet vertically of sidewalks, parking lots, and driveways.
- (3) Provide clearance for buses, moving vans, and similar vehicles along streets.
- (4) Remove growth of small trees in front of windows, over entranceways or walks, and those, which will obstruct vision at street intersections.
- (5) Remove sprouts which grow from the trunk. Remove sprouts to the height of the first major lateral limb.
- (6) Branch stubs shall not be allowed. All branches shall be pruned (removed) back to the next major limb or the tree trunk. Pruning cuts shall be performed in a manner, which leaves the branch collar exposed (with no stub beyond the branch collar).
- h. Fence Line Maintenance. Fence line maintenance shall consist of the manual or mechanical removal of grass, weeds, trees, (less than 2 inches in diameter at ground level) and all other vegetative growth to ground or pavement level within 6 inches on both sides of fence lines. Work shall be accomplished at the same frequencies as grass cutting. Debris generated by fence line maintenance operations removed and disposed of off the activity the same working day.
- i. Recycling. The contractor is responsible for all material collected and must keep records of the type of material (i.e. grass, brush, etc.) collected and give the CO approximately weights of any material removed from government property. All weights must be reported in pounds. There will not be any compost piles started without written permission from the Marine Corps Support Activity's Environmental Office. All requests must be stated in writing 14 days prior to any action taken. All the contractor storage units must be sealed from the elements. These units must not leak onto the ground.
- j. Unscheduled Grass Cutting. Unscheduled grass cutting includes a one time cutting of specific area(s) when services are required between scheduled cuttings. Work shall be performed in accordance with the standards specified in paragraph C.7.a.
- k. Raking. Includes the raking and removal of cones, limbs, and other debris from the raked area. Leaves, pine straw and pine all debris shall be disposed of off the activity the day of collection.

- l. Tree Removal: Trees. Their stumps, and above ground roots shall be removed to a depth of 6 inches below normal ground elevation. Removal operations shall avoid unnecessary soil excavation and ground disruption. All debris shall be disposed of off the activity the day of removal. If in a lawn area, the stump hole and any other surface damage caused by removal shall be filled with topsoil, fertilized, raked, seeded, and grass established. Fertilization, seeding, and grass establishment shall be performed as prescribed by the CO: however, the cost of all work shall be included in the unit price for tree removal. If the hole is not in a lawn area, it shall be filled with topsoil and the surface prepared to match the surrounding surface.
- m. Stumps and Above Ground Root Removal: Stumps and above ground roots shall be removed to a depth of 6 inches below normal ground elevation. Stump removal operations shall avoid unnecessary soil excavation and ground disruption. All debris shall be disposed of off the activity the day of removal or contractor provided dumpster. If in a lawn area, the stump hole and any other surface damage caused by removal shall be filled with topsoil. Fertilized, raked, seeded, and grass established. Fertilization, seeding, and grass establishment shall be performed as prescribed by the CO; however, the cost of all work shall be included in the unit price for stump removal. If the hole is not in a lawn area, it shall be filled with topsoil and the surface prepared to match the surrounding surface.
- n. Reseeding and Over seeding: Bare and slightly eroded areas (areas which vary in size from 10 to 1,000 square feet and can be repaired with the placement of 4 inches or less of topsoil) shall be filled with topsoil to a minimum depth of 2 inches, raked, fertilized, seeded, and watered to establish a healthy grassed covering. If existing in sufficient depth topsoil shall be scarified to a depth of 1 to 2 inches prior to application of fertilizer and seed. Seed shall be sown and the area completely but lightly covered with straw mulch and watered daily until grass begins to grow. Matting or other suitable erosion control material shall be placed in steep terrain areas and along natural and man-made drainage ways. Establishment shall include watering and providing other continuing care as necessary to firmly establish new grass growth and ensure proper development. Grassed areas, which die or fail to develop noticeable growth for a period of one year after the Contractor at no additional cost to the Government shall reseed seeding.
- o. Erosion Control: Soil erosion damage shall be repaired by filling in washed out/bare areas (areas requiring less than 5 cubic yards of fill soil) with soil to within 4 inches of normal ground elevation. Topsoil will then be placed to return the area to normal ground elevation: raked; fertilized: seeded; covered with straw, matting, or other material suitable to reduce the effects of erosion: and watered to establish a healthy grassed covering. Repaired areas shall be watered and otherwise cared for until grass is firmly established. Repaired areas on which grass dies or fails to develop noticeable growth, or which again erode within one year shall be repaired and re-grassed by the Contractor at no additional cost to the Government.
- p. Irrigation: Irrigation involves the artificial application of water to promote proper health, growth, color, and appearance of cultivated vegetation. Grassed areas, shrubs, trees, and ground cover plants shall be irrigated in accordance with the following directions.
- (1) Care shall be exercised by regulating time and equipment to prevent wasting of water, erosion, run-off, or ponding due to excessive quantities or rate of application. Irrigation operations shall be conducted only between the hours 0700 and 1700 daily: or as otherwise directed by the CO.
- (2) The Contractor shall be responsible for any damage to plants, lawns, or buildings caused by careless handling of irrigation equipment. Sprinklers shall not be set in such a position as to throw water into doorways, windows, porches, parked cars, parking areas, or to impede vehicular or pedestrian traffic.
- (3) Water will be furnished by the Government from the most convenient existing source of water. The Contractor shall furnish all other required supplies except that Government owned and permanently installed sprinkler systems may be used where available (see Attachment J-C4). Where such installed sprinkler system equipment does not cover the area adequately, the Contractor shall provide hoses and sprinklers to irrigate the entire area uniformly.

- (a) Sprinkler riser connections and sprinkler heads shall be inspected by the contractor prior to commencing grounds maintenance operations each week. Any exposed or damaged sprinkler heads will be marked by the Contractor and reported to the CO or representative immediately. The Contractor will not mow the areas where the damaged sprinkler heads are located until the CO or representative has visually inspected and verified the damage. Any damage to such systems caused by the Contractor shall be repaired or replaced by the Contractor at no expense to the Government. The Contractor shall promptly report damage to or malfunction of any sprinkler system to the CO.
- (b) The Government will provide all other required maintenance to installed sprinkler systems due to normal wear and tear, to include time clocks, valve systems, and underground piping up to, but not including the sprinkler riser connection and sprinkler heads. Any damage to such systems caused by the Contractor shall be repaired or replaced by the Contractor at no expense to the Government. The Contractor shall promptly report damage to or malfunction of any sprinkler system to the CO.
- (4) Hoses, portable sprinklers, portable pipe, and similar irrigation equipment shall be removed from lawn areas at the end of each workday or when not actually in use. All valves, covers, and valve box covers shall be kept closed at all times except when in actual use.
- (5) The Contractor shall abide by any local, state, or other water agency regulations or controls in force at the time of this contract.
- (6) For payment purposes, irrigation shall be ordered as follows:
- (a) Government System Application: When irrigation is ordered, water shall be applied for a specific application time as specified by the CO. As stated previously, in areas where the installed sprinkler system does not cover the area adequately, the Contractor shall provide hoses and sprinklers to irrigate the entire area uniformly.
- (b). Tree and Shrub Establis hment: All plants shall be nursery grown and shall bear certification indicate species, common name, and grade. Plants shall be healthy, living specimens, which are considered to be number one grade stock. Planting procedures shall be in accordance with accepted nursery standards. The Contractor may invoice and payment will be made when initial planting is complete; however, the Contractor shall water and otherwise provide continuing care for new plants sufficiently to ensure proper development. Plants of like size and type by the Contractor shall replace all plants, which die or fail to develop noticeable growth within one year of planting, at no additional cost to the Government.
- (1) Trees: Trees established shall be of species specified by the CO, with trunk diameters (measured 6 inches up from the ground) of at least 3 inches. Trees shall be planted in accordance with accepted horticultural standards, including fertilization, mulching, and watering. Trees shall be guyed and staked in at least three directions.
- (2) Shrubbery: Shrubbery ordered shall be a shrub of species specified by the CO of the one to five gallon class sizes. Shrubs shall be planted in accordance with accepted horticultural standards, including fertilization, mulching, and watering.

. FAC 5252.216-9312 MINIMUM AND MAXIMUM QUANTITIES (JUN 1994)

As referred to in paragraph (b) of FAR 52.216-22, INDEFINITE QUANTITY clause, the contract minimum quantity is 100% of the fixed price CLINs for the base year. Should the Government fail to place orders totaling the amount of the contract minimum quantity, the provisions of Clause FAR 52.249-2 entitled, "Termination for the Convenience of the Government (Fixed Price)" shall apply to the unordered amount of the contract minimum quantity. The maximum quantity shall not be exceeded except as may be provided for formal modification to the contract.

Note: A delivery order will be issued for all CLINs in 0001 concurrently with the award of the contract. This will constitutue the guaranteed minimum value for the contract.

(End of Clause)

CLAUSES INCORPORATED BY REFERENCE

52.212-1	Instructions to OfferorsCommercial Items	JAN 2004
52.216-22	Indefinite Quantity	OCT 1995
252.232-7003	Electronic Submission of Payment Requests	JAN 2004
252.243-7001	Pricing Of Contract Modifications	DEC 1991
52.217-5	Evaluation of Options	JUL 1990

CLAUSES INCORPORATED BY FULL TEXT

52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS--COMMERCIAL ITEMS (MAY 2004)

(a) Definitions. As used in this provision:

"Emerging small business," means a small business concern whose size is no greater than 50 percent of the numerical size standard for the NAICS code designated.

"Forced or indentured child labor," means all work or service-

- (1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

Service-disabled veteran-owned small business concern--

- (1) Means a small business concern--
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.

Veteran-owned small business concern means a small business concern--

- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.

"Women-owned small business concern" means a small business concern--

- (1) That is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; or
- (2) Whose management and daily business operations are controlled by one or more women.

"Women-owned business concern" means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

- (b) Taxpayer Identification Number (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)
- (1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
- (2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(3) Taxpayer Identification Number (TIN).
TIN:
TIN has been applied for.
TIN is not required because:
Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;
Offeror is an agency or instrumentality of a foreign government;
Offeror is an agency or instrumentality of the Federal Government.
(4) Type of organization.
Sole proprietorship;

Partnership;
Corporate entity (not tax-exempt);
Corporate entity (tax-exempt);
Government entity (Federal, State, or local);
Foreign government;
International organization per 26 CFR 1.6049-4;
Other
(5) Common parent.
Offeror is not owned or controlled by a common parent;
Name and TIN of common parent:
Name
TIN
(c) Offerors must complete the following representations when the resulting contract will be performed in the United States or its outlying areas. Check all that apply.
(1) Small business concern. The offeror represents as part of its offer that it () is, () is not a small business concern.
(2) Veteran-owned small business concern. (Complete only if the offeror represented itself as a small business concern in paragraph $(c)(1)$ of this provision.) The offeror represents as part of its offer that it () is, () is not a veteran-owned small business concern.
(3) Service-disabled veteran-owned small business concern. (Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this provision.) The offeror represents as part of its offer that it () is, () is not a service-disabled veteran-owned small business concern.
(4) Small disadvantaged business concern. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents, for general statistical purposes, that it () is, () is not a small disadvantaged business concern as defined in 13 CFR 124.1002.
(5) Women-owned small business concern. (Complete only if the offeror represented itself as a small business concern in paragraph $(c)(1)$ of this provision.) The offeror represents that it $(\)$ is, $(\)$ is not a women-owned small business concern.
Note: Complete paragraphs (c)(6) and (c)(7) only if this solicitation is expected to exceed the simplified acquisition threshold.

(6) Women-owned business concern (other than small business concern). (Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents that it () is, a women-owned business concern.

(7) Tie bid priority for labor surplus area concerns. If this is an invitation for bid, small business offerors may identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror or first-tier subcontractors) amount to more than 50 percent of the contract price:				
(8) Small Business Size for the Small Business Competitiveness Demonstration Program and for the Targeted Industry Categories under the Small Business Competitiveness Demonstration Program. (Complete only if the offeror has represented itself to be a small business concern under the size standards for this solicitation.)				
(i) (Complete only for solicitations indicated in an addendum as being set-aside for emerging small businesses in one of the four designated industry groups (DIGs).) The offeror represents as part of its offer that it () is, () is not an emerging small business.				
(ii) (Complete only for solicitations indicated in an addendum as being for one of the targeted industry categories (TICs) or four designated industry groups (DIGs).) Offeror represents as follows:				
(A) Offeror's number of employees for the past 12 months (check the Employees column if size standard stated in the solicitation is expressed in terms of number of employees); or				
(B) Offeror's average annual gross revenue for the last 3 fiscal years (check the Average Annual Gross Number of Revenues column if size standard stated in the solicitation is expressed in terms of annual receipts).				
(Check one of the following):				
Average Annual				
Number of Employees Gross Revenues				
50 or fewer \$1 million or less				
51 - 100 \$1,000,001 - \$2 million				
101 - 250 \$2,000,001 - \$3.5 million				
251 - 500 \$3,500,001 - \$5 million				
501 - 750 \$5,000,001 - \$10 million				
751 - 1,000 \$10,000,001 - \$17 million				
Over 1,000 Over \$17 million				
(9) (Complete only if the solicitation contains the clause at FAR 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns or FAR 52.219-25, Small Disadvantaged Business Participation Program-Disadvantaged Status and Reporting, and the offeror desires a benefit based on its disadvantaged status.)				

- Disadvantaged Status and Reporting, and the offeror desires a benefit based on its disadvantage (i) General. The offeror represents that either--
- (A) It () is, () is not certified by the Small Business Administration as a small disadvantaged business concern and identified, on the date of this representation, as a certified small disadvantaged business concern in the database maintained by the Small Business Administration (PRO-Net), and that no material change in disadvantaged ownership and control has occurred since its certification, and, where the concern is owned by one or more

individuals claiming disadvantaged status, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); or (B) It () has, ()(has not submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted.

(ii) Joint Ventures under the Price Evaluation Adjustment for Small Disadvantaged Business Concerns. The offeror

- (ii) Joint Ventures under the Price Evaluation Adjustment for Small Disadvantaged Business Concerns. The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements in 13 CFR 124.1002(f) and that the representation in paragraph (c)(7)(i) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. (The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture: _______.)
- (10) HUBZone small business concern. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents, as part of its offer, that--
- (i) It () is, () is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material change in ownership and control, principal office, or HUBZone employee percentage has occurred since it was certified by the Small Business Administration in accordance with 13 CFR part 126; and
- (ii) It () is, () is not s joint venture that complies with the requirements of 13 CFR part 126, and the representation in paragraph (c)(10)(i) of this provision is accurate for the HUBZone small business concern or concerns that are participating in the joint venture. (The offeror shall enter the name or names of the HUBZone small business concern or concerns that are participating in the joint venture:_______.) Each HUBZone small business concern participating in the joint venture shall submit a separate signed copy of the HUBZone representation.
- (d) Certifications and representations required to implement provisions of Executive Order 11246-
- (1) Previous Contracts and Compliance. The offeror represents that--
- (i) It () has, () has not, participated in a previous contract or subcontract subject either to the Equal Opportunity clause of this solicitation, the and
- (ii) It () has, () has not, filed all required compliance reports.
- (2) Affirmative Action Compliance. The offeror represents that--
- (i) It () has developed and has on file, () has not developed and does not have on file, at each establishment, affirmative action programs required by rules and regulations of the Secretary of Labor (41 CFR Subparts 60-1 and 60-2), or
- (ii) It () has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.
- (e) Certification Regarding Payments to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if the contract is expected to exceed \$100,000.) By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection with the award of any resultant contract.
- (f) Buy American Act Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American Act --Supplies, is included in this solicitation.)

manufactured outside the United States. The offeror shall list as foreign end products those end products manufactured in the United States that do not qualify as domestic end products. The terms ``component," ``domestic end product," ``end product," ``foreign end product," and ``United States" are defined in the clause of this solicitation entitled ``Buy American ActSupplies."
(2) Foreign End Products:
Line Item No.: Country of Origin:
(List as necessary)
(3) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.
(g)(1) Buy American ActFree Trade AgreementsIsraeli Trade Act Certificate. (Applies only if the clause at FAR 52.225-3, Buy American ActFree Trade AgreementsIsraeli Trade Act, is included in this solicitation.)
(i) The offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a domestic end product and that the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The terms ``component,'' ``domestic end product,'' ``end product,'' ``foreign end product,'' and ``United States'' are defined in the clause of this solicitation entitled ``Buy American ActFree Trade AgreementsIsraeli Trade Act.''
(ii) The offeror certifies that the following supplies are FTA country end products or Israeli end products as defined in the clause of this solicitation entitled ``Buy American ActFree Trade AgreementsIsraeli Trade Act":
FTA Country or Israeli End Products
Line Item No.: Country of Origin:
(List as necessary)
(iii) The offeror shall list those supplies that are foreign end products (other than those listed in paragraph $(g)(1)(ii)$ of this provision) as defined in the clause of this solicitation entitled "Buy American ActFree Trade Agreements Israeli Trade Act." The offeror shall list as other foreign end products those end products manufactured in the United States that do not qualify as domestic end products.
Other Foreign End Products
Line Item No.: Country of Origin:
(List as necessary)
(iv) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.

(2) Buy American Act--Free Trade Agreements--Israeli Trade Act Certificate, Alternate I (Jan 2004). If Alternate I to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph

(g)(1)(ii) of the basic provision:

(1) The offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product and that the offeror has considered components of unknown origin to have been mined, produced, or

Canadian End Products:
Line Item No.
(List as necessary)
(3) Buy American ActFree Trade AgreementsIsraeli Trade Act Certificate, Alternate II (Jan 2004). If Alternate II to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:
(g)(1)(ii) The offeror certifies that the following supplies are Canadian end products or Israeli end products as defined in the clause of this solicitation entitled "Buy American ActFree Trade AgreementsIsraeli Trade Act":
Canadian or Israeli End Products:
Line Item No.
Country of Origin
(List as necessary)
(4) Trade Agreements Certificate. (Applies only if the clause at FAR 52.225-5, Trade Agreements, is included in this solicitation.)
(i) The offeror certifies that each end product, except those listed in paragraph (g)(4)(ii) of this provision, is a U.Smade, designated country, Caribbean Basin country, or FTA country end product, as defined in the clause of this solicitation entitled ``Trade Agreements."
(ii) The offeror shall list as other end products those end products that are not U.Smade, designated country, Caribbean Basin country, or FTA country end products.
Other End Products
Line Item No.: Country of Origin:
(List as necessary)
(iii) The Government will evaluate offers in accordance with the policies and procedures of EAR Part 25. For line items

subject to the Trade Agreements Act, the Government will evaluate offers of U.S.-made, designated country, Caribbean Basin country, or NAFTA country end products without regard to the restrictions of the Buy American

(g)(1)(ii) The offeror certifies that the following supplies are Canadian end products as defined in the clause of this

solicitation entitled "Buy American Act--Free Trade Agreements -- Israeli Trade Act":

Act. The Government will consider for award only offers of U.S.-made, designated country, Caribbean Basin country, or NAFTA country end products unless the Contracting Officer determines that there are no offers for such products or that the offers for such products are insufficient to fulfill the requirements of the solicitation.

- (h) Certification Regarding Debarment, Suspension or Ineligibility for Award (Executive Order 12549). The offeror certifies, to the best of its knowledge and belief, that --
- (1) The offeror and/or any of its principals () are, () are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency, and
- (2) () Have, () have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and
- (3) () are, () are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses.
- (i) Certification Regarding Knowledge of Child Labor for Listed End Products (Executive Order 13126). [The Contracting Officer must list in paragraph (j)(1) any end products being acquired under this solicitation that are included in the List of Products Requiring Contractor Certification as to Forced or Indentured Child Labor, unless excluded at 22.1503(b).]

(1) Listed End Product

Listed End Product	Listed Countries of Origin:				
•	•				
•					

- (2) Certification. [If the Contracting Officer has identified end products and countries of origin in paragraph (j)(1) of this provision, then the offeror must certify to either (j)(2)(i) or (j)(2)(ii) by checking the appropriate block.]
- ()(i) The offeror will not supply any end product listed in paragraph (j)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.
- () (ii) The offeror may supply an end product listed in paragraph (j)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product. The offeror certifies that is has made a good faith effort to determine whether forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.

(End of provision)

SECTION II

52.212-2 EVALUATION--COMMERCIAL ITEMS (JAN 1999)

(a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, price and other factors considered. The following factors shall be used to evaluate offers:

Award will be made to a single offeror whose proposal provides the best overall benefit to the Government with appropriate consideration given to the evaluation factors stated below. All proposals will be evaluated by a team of Government personnel to determine the extent to which each offeror demonstrates a clear understanding of the requirements of the RFQ. The offeror must submit a proposal that completely addresses all evaluation areas specifically identifying how each proposed contractual requirement will be met. The evaluation team will rate each proposal strictly in accordance with its content in relation to the specifications. The evaluation panel will not assume that performance will include areas not specified in the offeror's written proposal.

The following significant evaluation factors are shown in descending order of importance.

- a. Price
- b. Past Performance. See attached questionnaire to be sent to Bill Turner from previous customers.
- c. Business Plan (including a list of equipment)
- *Price is sllightly more important than previous performance and the business plan.

EVALUATION FACTORS

- (a). Factor 1: Price—The following will be evaluated for all offerors. All factors are equally important.
 - (1) Proposed cost for each item based on the work to be performed, including all option CLINS.
- (b). Factor 2: Past Performance—The following will be evaluated for all offerors. All sub-factors are equally important.
 - (1) Evaluations from at least four previous customers based on responses from attached questionnairre.
- (c). Factor 3: Business Plan- The following will be evaluated for all offerors.
 - (1) List of equipment
 - (2) Organization chart

Offeror's that fail to provide previous performance evaluations will receive a neutral evaluation for this factor.

A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

(End of provision)

II - 1 CONTRACT AWARD

- (a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, cost or price and other factors, specified elsewhere in this solicitation, considered.
- (b) The Government may (1) reject any or all offers if such action is in the public interest, (2) accept other than the lowest offer, and (3) waive informalities and minor irregularities in offers received.
- (c) The Government may award a contract on the basis of initial offers received, without discussions. Therefore, each initial offer should contain the offeror's best terms from a cost or price and technical standpoint.
- (d) The Government may accept any item or group of items of an offer, unless the offeror qualifies the offer by specific limitations. Unless otherwise provided in the Schedule, offers may be submitted for quantities less than those specified. The Government reserves the right to make an award on any item for a quantity less than the quantity offered, at the unit prices offered, unless the offeror specifies otherwise in the offer.

- (e) A written award or acceptance of offer mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer shall result in a binding contract without further action by either party. Before the offer's specified expiration the Government may accept an offer (or part of an offer, as provided for in paragraph (d) above), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award. Negotiations conducted after receipt of an offer do not constitute a rejection or counteroffer by the Government.
- (f) Neither financial date submitted with an offer, nor representations concerning financial, will form a part of the resulting contract. However, if the resulting contract contains a clause providing for price reduction for defective cost or pricing data the contract price will be subject to reduction if cost or price data furnished is incomplete, inaccurate, or not current.
- II 2 SINGLE AWARD NEGOTIATED. It is the Government's intention to make one award Discussions may be held with those offerors determined to be within the competitive range, and award shall be made to that responsible offeror whose total aggregate offer is determined to be in the best interest of the Government.

975252.222.9000 SITE VISIT (JUL 1995)

- (a) The site will be available for visitation by contacting: Bill Turner (816)843-3711
- (b) A group site visit will be conducted on: Tuesday, 08 March 2004 at 09:30 A.M.
- (c) Visitors should report to the Marine Corps Regional Contracting Office, 15430 Andrews Road, Building 605, Kansas City, MO. unless specifically directed otherwise, and may be required to present documentation evidencing personal identification and firm affiliation.

(End of clause)

CLAUSES INCORPORATED IN FULL TEXT

FAR 52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://www.arnet.gov/far/
http://www.abm.rda.hq.navy.mil/html
http://farsite.hill.af.mil/

http://www.acq.osd.mil/dp/dars/index.html

(End of clause)

- FAR 52.209-6 Protecting the Government's Interest when Subcontracting with Contractors Debarred, Suspended or Proposed for Debarment (Jul 1995)
- FAR 52.212-4 Contract Terms and Conditions—Commercial Items (May 1999)
- FAR 52.219-6 NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE (Jul 1996)
- FAR 52.222-3 CONVICT LABOR (Aug 1996)
- FAR 52.228-5 Insurance—Work on a Government Installation (Sep 1989)
- FAR 52.232-19 AVAILABILITY OF FUNDS FOR THE NEXT FISCAL YEAR (APR 1984)
- FAR 52.232-23 Assignment of Claims (Jan 1986)
- FAR 52.232-36 Payment By Third Party (May 1999)
- FAR 52.233-3 PROTEST AFTER AWARD (AUG 1996)
- FAR 52.237-2 PROTECTION OF GOVERNMENT BUILDINGS, EQUIPMENT AND VEGETATION (APR 1984)

(Use if work will be performed on Government property)

FAR 52.242-15 Stop-Work Order (Aug 1989)

FAR 52.242-17 Government Delay of Work (Apr 1989)

FAR 52.246-4 Inspection of Services—Fixed Price (Aug 1996)

DFARS 252.201-7000 Contracting Officer's Representative (Dec 1991)

DFARS 252.204-7001 Commercial and Government Entity (CAGE) Code Reporting (Aug 1999)

DFARS 252.204-7003 Control of Government Personnel Work Product (Apr 1992)

DFARS 252.204-7004 Required Central Contractor Registration (Mar 2000)

DFARS 252.223-7001 Hazard Warning Labels (Dec 1991)

DFARS 252.225-7031 Secondary Arab Boycott of Israel (Jun 1992)

DFARS 252.242-7000 Post-award Conference (Dec 1991)

DFARS 252.243-7001 Pricing of Contract Modifications (Dec 1991)

CLAUSES INCORPORATED IN FULL TEXT

FAR 52.222-42 STATEMENT OF EQUIVALENT RATES FOR FEDERAL HIRES (MAY 1989) (full text)

Classification WG-1 Wage Rate \$12.23

975252.9000-4020 REQUIRED INSURANCE SCHEDULE.

In accordance with the contract clause FAR 52.228-5, entitled, "Insurance--Work on a Government Installation", the Contractor shall procure and maintain at all times during the contract period insurance required by the clause and the following schedule.

<u>Type</u> <u>Amount</u>

Workmen's Compensation Coverage complying with

applicable state statutes and

regulations.

Employer's Liability minimum amount of \$100,000

General Liability on minimum limits of \$500,000 Comprehensive

Form of Policy per occurrence for bodily which includes, but is

not injury.

limited to, insurance for all work required under

this contract.

Comprehensive Automobile liability bodily injury minimum limits of \$200,000 per person

and \$500,000 per occurrence; \$20,000 for property

damage.

The policies evidencing required insurance shall contain an endorsement to the effect that any cancellation or any material change adversely affecting the Government's interest shall not be effective --

- (1) For such period as the laws of the State in which this contract is to be performed prescribe; or
- (2) Until 30 days after the insurer or the Contractor gives written notice to the Contracting Officer, whichever period is longer.

Proof of insurance must be furnished to the Contracting Officer prior to commencing actual work on the contract. Failure to provide such required insurance may result in the termination of the contract for default.

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (APR 2003) (DEVIATION)

- (a) Comptroller General Examination of Record. The Contractor agrees to comply with the provisions of this paragraph (a) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-5, Audit and Records-Negotiation.
- (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to the right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
- (2) The Contractor shall make available at its offices at all reasonable times, the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of form. This does not require the Contractor to create or maintain any record that the contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (b) The Contractor is not required to include any FAR clause, other than those listed below (and as may be required by an addenda to this paragraph to establish the reasonableness of prices under Part 15), in a subcontract for commercial items or commercial components -
- (1) 2.222-26, Equal Opportunity (E.O. 11246);
- (2) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (38 U.S.C. 4212);
- (3) 52.222-36, Affirmative Action for Workers with Disabilities (29 U.S.C. 793); and
- (4) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (46 U.S.C. Appx 1241 and 10 U.S.C. 2631) (flow down required in accordance with paragraph (d) of FAR clause 52.247-64); and
- (5) 52.222-41, the Service Contract Act as Amended (41 U.S.C. 351, et seq.) Subcontracts for certain commercial services may be exempt from coverage if they meet the criteria in FAR 22.1103-4(c) or (d).

(End of clause)

52.217-9 OPTION TO EXTEND THE TERM OF THE CONTRACT (MAR 2000)

- (a) The Government may extend the term of this contract by written notice to the Contractor within 30 calendar days of the expiration of the contract; provided, that the Government shall give the Contractor a preliminary written notice of its intent to extend prior to the expiration date of the contract. The preliminary notice does not commit the Government to an extension.
- (b) If the Government exercises this option, the extended contract shall be considered to include this option clause.

(c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed five years. (End of clause) 252.212-7000 OFFEROR REPRESENTATIONS AND CERTIFICATIONS- COMMERCIAL ITEMS. (NOV 1995) (a) Definitions. As used in this clause-(1) Foreign person means any person other than a United States person as defined in Section 16(2) of the Export Administration Act of 1979 (50 U.S.C. App. Sec. 2415). (2) United States person is defined in Section 16(2) of the Export Administration Act of 1979 and means any United States resident or national (other than an individual resident outside the United States and employed by other than a United States person), any domestic concern (including any permanent domestic establishment of any foreign concern), and any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern which is controlled in fact by such domestic concern, as determined under regulations of the President. (b) Certification. By submitting this offer, the Offeror, if a foreign person, company or entity, certifies that it -(1) Does not comply with the Secondary Arab Boycott of Israel; and (2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. Sec. 2407(a) prohibits a United States person from taking. (c) Representation of Extent of Transportation by Sea. (This representation does not apply to solicitations for the direct purchase of ocean transportation services). (1) The Offeror shall indicate by checking the appropriate blank in paragraph (c)(2) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term "supplies" is defined in the Transportation of Supplies by Sea clause of this solicitation.

(2) Representation.

The Offeror represents that it-

____Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

____Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

(3) Any contract resulting from this solicitation will include the Transportation of Supplies by Sea Clause. If the Offeror represents that it will not use ocean transportation, the resulting contract will also include the Defense Federal Acquisition Regulation Supplement clause at 252.247-7024, Notification of Transportation of Supplies by Sea.

(End of clause)

252.212-7001 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (JUN 2004) (DEVIATION)

(a) In addition to the clauses listed in paragraph (b) of the Contract Terms and Conditions Required to Implement Statutes or Executive Orders--Commercial Items clause of this contract(FAR 52.212-5 (APR 2004) (DEVIATION), the Contractor shall include the terms of the following clause, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:

252.225-7014	Preference for Domestic Specialty Metals, Alternate I (APR 2003) (10
	U.S.C. 2533a).
252.247-7023	Transportation of Supplies by Sea (MAY 2002) (10 U.S.C. 2631)
252.247-7024	Notification of Transportation of Supplies by Sea (MAR 2000) (10
	U.S.C. 2631)

(End of clause)

252.242-7000 POSTAWARD CONFERENCE (DEC 1991)

The Contractor agrees to participate in a postaward on-site conference within 10 days of contract award convened by the contracting activity or contract administration office in accordance with Federal Acquisition Regulation subpart 42.5.

(End of clause)

252.212-7001 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (JAN 2004)

(a) The Contractor agrees to comply with the following Federal Acquisition Regulation (FAR) clause which, if checked, is included in this contract by reference to implement a provision of law applicable to acquisitions of commercial items or components.

X_52.203-3	Gratuities ((APR 1984)	(1	.0 U.S	.C. 1	2207).	•
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(JAN 2004) (41 U.S.C. 10a-10d and 19 U.S.C. 3301 note).

(b) The Contractor agrees to comply with any clause that is checked on the following list of Defense FAR

	element clauses which, if checked, is included in this contract by reference to implement provisions of law or outive orders applicable to acquisitions of commercial items or components.
	252.205-7000 Provision of Information to Cooperative Agreement Holders (DEC 1991) (10 U.S.C. 2416).
 Cont	252.219-7003 Small, Small Disadvantaged and Women-Owned Small Business Subcontracting Plan (DoD racts) (APR 1996) (15 U.S.C. 637).
 Progi	252.219-7004 Small, Small Disadvantaged and Women-Owned Small Business Subcontracting Plan (Test ram) (JUN 1997) (15 U.S.C. 637 note).
_X	<u>252.225-7001</u> Buy American Act and Balance of Payments Program (APR 2003) (41 U.S.C. 10a-10d, E.O. 10582).
	252.225-7012 Preference for Certain Domestic Commodities (FEB 2003) (10 U.S.C. 2533a).
	252.225-7014 Preference for Domestic Specialty Metals (APR 2003) (10 U.S.C. 2533a).
	252.225-7015 Restriction on Acquisition of Hand or Measuring Tools (APR 2003) (10 U.S.C. 2533a).
 U.S.0	252.225-7016 Restriction on Acquisition of Ball and Roller Bearings (APR 2003) (Alternate I) (APR 2003) (10 C. 2534 and Section 8099 of Public Law 104-61 and similar sections in subsequent DoD appropriations acts).
	252.225-7021 Trade Agreements (JAN 2004) (19 U.S.C. 2501-2518 and 19 U.S.C. 3301 note).
	252.225-7027 Restriction on Contingent Fees for Foreign Military Sales (APR 2003) (22 U.S.C. 2779).
	252.225-7028 Exclusionary Policies and Practices of Foreign Governments (APR 2003) (22 U.S.C. 2755).

252.225-7036 Buy American Act-Free Trade Agreement--Balance of Payments Program (JAN 2004) (Alternate I)

252 225 7029 Destriction on Administrator of Air Circuit Proclems (ADD 2002) (10 H C C 2524(a)/2))
252.225-7038 Restriction on Acquisition of Air Circuit Breakers (APR 2003) (10 U.S.C. 2534(a)(3)).
<u>252.226-7001</u> Utilization of Indian Organizations, Indian-Owned Economic Enterprises, and Native Hawaiian Small Business Concerns (Oct 2003) (Section 8021 of Pub. L. 107-248).
<u>252.227-7015</u> Technical DataCommercial Items (NOV 1995) (10 U.S.C. 2320).
252.227-7037 Validation of Restrictive Markings on Technical Data (SEP 1999) (10 U.S.C. 2321).
X <u>252.232-7003</u> Electronic Submission of Payment Requests (DEC 2003) (10 U.S.C. 2227).
<u>252.243-7002</u> Requests for Equitable Adjustment (MAR 1998) (10 U.S.C. 2410).
252.247-7023 Transportation of Supplies by Sea (MAY 2002) (Alternate I) (MAR 2000) (Alternate II) (MAR
2000) (Alternate III) (MAY 2002)(10 U.S.C. 2631).
252.247-7024 Notification of Transportation of Supplies by Sea (MAR 2000) (10 U.S.C. 2631).
(c) In addition to the clauses listed in paragraph (e) of the Contract Terms and Conditions Required to Implement Statutes or Executive OrdersCommercial Items clause of this contract (Federal Acquisition Regulation 52.212-5), the Contractor shall include the terms of the following clauses, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:
252.225-7014 Preference for Domestic Specialty Metals, Alternate I (10 U.S.C. 2241 note). (Apr 2003)
252.247-7023 Transportation of Supplies by Sea (10 U.S.C. 2631).252.247-7024 Notification of Transportation of Supplies by Sea (MAY 2002) (10 U.S.C. 2631).
252.247-7024 Notification of Transportation of Supplies by Sea (10 U.S.C. 2631)
(End of clause)
52.212-5 Contract Terms and Conditions Required to Implement Statutes or Executive Orders-Commercial Items (June
2004)
(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clause, which is
incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.]
incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.] (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Jul 1995), with Alternate I (Oct 1995) (41)
incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.]
incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.] (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Jul 1995), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402). (2) 52.219-3, Notice of Total HUBZone Set-Aside (Jan 1999) (15 U.S.C. 657a). (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror
incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.] (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Jul 1995), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402). (2) 52.219-3, Notice of Total HUBZone Set-Aside (Jan 1999) (15 U.S.C. 657a). (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).
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incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.] (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Jul 1995), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402). (2) 52.219-3, Notice of Total HUBZone Set-Aside (Jan 1999) (15 U.S.C. 657a). (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).
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incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.] (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Jul 1995), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402). (2) 52.219-3, Notice of Total HUBZone Set-Aside (Jan 1999) (15 U.S.C. 657a). (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a). (4)(i) 52.219-5, Very Small Business Set-Aside (June 2003) (Pub. L. 103-403, section 304, Small Business Reauthorization and Amendments Act of 1994). (ii) Alternate I (Mar 1999) of 52.219-5. (iii) Alternate II (June 2003) of 52.219-5. X_(5)(i) 52.219-6, Notice of Total Small Business Set-Aside (June 2003) (15 U.S.C. 644).
incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.] (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Jul 1995), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402). (2) 52.219-3, Notice of Total HUBZone Set-Aside (Jan 1999) (15 U.S.C. 657a). (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a). (4)(i) 52.219-5, Very Small Business Set-Aside (June 2003) (Pub. L. 103-403, section 304, Small Business Reauthorization and Amendments Act of 1994). (ii) Alternate I (Mar 1999) of 52.219-5. (iii) Alternate II (June 2003) of 52.219-5. X (5)(i) 52.219-6, Notice of Total Small Business Set-Aside (June 2003) (15 U.S.C. 644). (ii) Alternate I (Oct 1995) of 52.219-6.
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incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.] (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Jul 1995), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402). (2) 52.219-3, Notice of Total HUBZone Set-Aside (Jan 1999) (15 U.S.C. 657a). (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a). (4)(i) 52.219-5, Very Small Business Set-Aside (June 2003) (Pub. L. 103-403, section 304, Small Business Reauthorization and Amendments Act of 1994). (ii) Alternate I (Mar 1999) of 52.219-5. X_(5)(i) 52.219-6, Notice of Total Small Business Set-Aside (June 2003) (15 U.S.C. 644). (ii) Alternate I (Oct 1995) of 52.219-6. (6)(i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644). (ii) Alternate I (Oct 1995) of 52.219-7. (iii) Alternate II (Mar 2004) of 52.219-7.

- X_ (9) 52.219-14, Limitations on Subcontracting (Dec 1996) (15 U.S.C. 637(a)(14)).
- __(10)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (June 2003) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer).
- __ (ii) Alternate I (June 2003) of 52.219-23.
- __(11) 52.219-25, Small Disadvantaged Business Participation Program-Disadvantaged Status and Reporting (Oct 1999) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- __(12) 52.219-26, Small Disadvantaged Business Participation Program-Incentive Subcontracting (Oct 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- __(13) 52.219-27, Notice of Total Service-Disabled Veteran-Owned Small Business Set-Aside (May 2004).
- X (14) 52.222-3, Convict Labor (June 2003) (E.O. 11755).
- X (15) 52.222-19, Child Labor-Cooperation with Authorities and Remedies (June 2004) (E.O. 13126).
- X_ (16) 52.222-21, Prohibition of Segregated Facilities (Feb 1999).
- X_ (17) 52.222-26, Equal Opportunity (Apr 2002) (E.O. 11246).
- X_ (18) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212).
- X (19) 52.222-36, Affirmative Action for Workers with Disabilities (Jun 1998) (29 U.S.C. 793).
- X_ (20) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212).
- __(21)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Products (Aug 2000) (42 U.S.C. 6962(c)(3)(A)(ii)).
- __ (ii) Alternate I (Aug 2000) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)).
- __ (22) 52.225-1, Buy American Act-Supplies (June 2003) (41 U.S.C. 10a-10d).
- __ (23)(i) 52.225-3, Buy American Act-Free Trade Agreements-Israeli Trade Act (Jan 2004) (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, Pub. L. 108-77, 108-78).
- __ (ii) Alternate I (Jan 2004) of 52.225-3.
- __ (iii) Alternate II (Jan 2004) of 52.225-3.
- __ (24) 52.225-5, Trade Agreements (June 2004) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
- __(25) 52.225-13, Restrictions on Certain Foreign Purchases (Dec 2003) (E.o.s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
- __ (26) 52.225-15, Sanctioned European Union Country End Products (Feb 2000) (E.O. 12849).
- __ (27) 52.225-16, Sanctioned European Union Country Services (Feb 2000) (E.O. 12849).
- __(28) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- __ (29) 52.232-30, Installment Payments for Commercial Items (Oct 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- X (30) 52.232-33, Payment by Electronic Funds Transfer-Central Contractor Registration (Oct 2003) (31 U.S.C. 3332).
- __(31) 52.232-34, Payment by Electronic Funds Transfer-Other than Central Contractor Registration (May 1999) (31 U.S.C. 3332).
- __(32) 52.232-36, Payment by Third Party (May 1999) (31 U.S.C. 3332).
- __(33) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).
- __ (34)(i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Apr 2003) (46 U.S.C. Appx 1241 and 10 U.S.C. 2631).
- __ (ii) Alternate I (Apr 1984) of 52.247-64.
- (c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
- [Contracting Officer check as appropriate.]
- X_(1) 52.222-41, Service Contract Act of 1965, as Amended (May 1989) (41 U.S.C. 351, et seq.).
- X__(2) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- X_ (3) 52.222-43, Fair Labor Standards Act and Service Contract Act-Price Adjustment (Multiple Year and Option Contracts) (May 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- X__(4) 52.222-44, Fair Labor Standards Act and Service Contract Act-Price Adjustment (Feb 2002) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).

- __(5) 52.222-47, SCA Minimum Wages and Fringe Benefits Applicable to Successor Contract Pursuant to Predecessor Contractor Collective Bargaining Agreements (CBA) (May 1989) (41 U.S.C. 351, et seq.).
- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records-Negotiation.
- (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in paragraphs (i) through (vi) of this paragraph in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause-
- (i) 52.219-8, Utilization of Small Business Concerns (May 2004) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$500,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (ii) 52.222-26, Equal Opportunity (Apr 2002) (E.O. 11246).
- (iii) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212).
- (iv) 52.222-36, Affirmative Action for Workers with Disabilities (June 1998) (29 U.S.C. 793).
- (v) 52.222-41, Service Contract Act of 1965, as Amended (May 1989), flow down required for all subcontracts subject to the Service Contract Act of 1965 (41 U.S.C. 351, et seq.).
- (vi) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Apr 2003) (46 U.S.C. Appx 1241 and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.
- (2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

Alternate I (Feb 2000). As prescribed in 12.301(b)(4), delete paragraph (d) from the basic clause, redesignate paragraph (e) as paragraph (d), and revise the reference to "paragraphs (a), (b), (c), or (d) of this clause" in the redesignated paragraph (d) to read "paragraphs (a), (b), and (c) of this clause".

252.232-7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS (JAN 2004)

- (a) Definitions. As used in this clause--
- (1) Contract financing payment and invoice payment have the meanings given in section 32.001 of the Federal Acquisition Regulation.
- (2) Electronic form means any automated system that transmits information electronically from the initiating system to all affected systems. Facsimile, e-mail, and scanned documents are not acceptable electronic forms for submission of payment requests. However, scanned documents are acceptable when they are part of a submission of a payment request made using one of the electronic forms provided for in paragraph (b) of this clause.
- (3) Payment request means any request for contract financing payment or invoice payment submitted by the Contractor under this contract.
- (b) Except as provided in paragraph (c) of this clause, the Contractor shall submit payment requests using one of the following electronic forms:

- (1) Wide Area WorkFlow-Receipt and Acceptance (WAWF-RA). Information regarding WAWF-RA is available on the Internet at https://wawf.eb.mil.
- (2) Web Invoicing System (WInS). Information regarding WInS is available on the Internet at https://ecweb.dfas.mil.
- (3) American National Standards Institute (ANSI) X.12 electronic data interchange (EDI) formats.
- (i) Information regarding EDI formats is available on the Internet at http://www.X12.org.
- (ii) EDI implementation guides are available on the Internet at http://www.dfas.mil/ecedi.
- (4) Another electronic form authorized by the Contracting Officer.
- (c) If the Contractor is unable to submit a payment request in electronic form, or DoD is unable to receive a payment request in electronic form, the Contractor shall submit the payment request using a method mutually agreed to by the Contractor, the Contracting Officer, the contract administration office, and the payment office.
- (d) In addition to the requirements of this clause, the Contractor shall meet the requirements of the appropriate payment clauses in this contract when submitting payments requests.

(End of Clause)

INVOICING PROCEDURES ELECTRONIC (USMC May 2004)

In compliance with DFARS 252.232-7003, "Electronic Submission of Payment Request (March 2003)", the United States Marine Corps (USMC) utilizes WAWF-RA to electronically process vendor request for payment. The contractor is required to utilize this system when processing invoices and receiving reports under this contract.

The contractor shall (i) ensure an Electronic Business Point of Contract is designated in Central Contractor Registration at http://www.ccr.gov and (ii) register to use WAWF-RA at the https://wawf.eb.mil, within ten (10) days after award of the contract or modification incorporating WAWF-RA into the contract. Step by step procedures to register are available at the https://wawf.eb.mil

The USMC WAWF-RA point of contact for this contract is Mr. Andre Vasseur who can be reached at (816) 843-3705 or email: vasseurad@mcsa.usmc.mil. The contractor is directed to use the "Combo" or "2-in-1" (Choose the appropriate format based on the following: Combo is used for goods or any combination of goods and services. 2-in-1 is used for services only contracts. In most cases these formats are the appropriate choices and the USMC recommended method. However, particular situations may require different WAWF-RA document types. When entering the invoice into WAWF-RA enter in the following fields these DoDAAC or DoDAAC extensions:

```
"Issue by DoDAAC" field enter M67386
```

In some situations WAWF-RA system will pre-populate the "Issue By DoDAAC", "Admin DoDAAC" and "Payment DoDAAC". Contractor shall verify these DoDAACs automatically entered by the WAWF-RA system match the above information. If these DoDAACs did not match then the contractor shall correct the field(s) and notify the contracting officer of the discrepancy (ies). Step by step WAWF-RA invoicing procedures for "Combo" or "2-in-1" are available at USMC paperless site

http://www.marcorsyscom.usmc.mil/sites/pa/ under "Vendor Interface" section. On the Vendor interface page click on "WAWF-RA" header at the top of the page. Under downloads on the WAWF-RA page that appears click the appropriate document either "Combo" or "2 in 1" to download the instructions.

Before closing out of an invoice session in WAWF-RA but after submitting your document or documents, the contractor will be prompted to send additional email notifications. Contractor shall click on "Send More Email Notification" on the page that appears. Add the acceptor's/receiver's email address in the first email address block and add any other additional email addresses desired in the following blocks. This additional notification to the

[&]quot;Admin DoDAAC" field enter M67386

[&]quot;Payment DoDAAC" field enter M67443

[&]quot;Ship to Code/ EXT" field enter in M68522 or M67386

[&]quot;Inspect By DoDAAC/ EXT" fields "Leave blank"

[&]quot;LPO DoDAAC/ EXT" fields enter "Leave blank"

government is important to ensure the acceptor/receiver is aware that the invoice documents have been submitted into the WAWF-RA system.

POC:

Customer Service Center CONUS ONLY 1-866-618-5988 COMMERCIAL: 801-605-7095

DSN: 388-7095 DSN: 388-7453

FAX Commercial: 801-605-7453 E-mail: cswcassig@ogden.disa.mil"

The contractor is directed to use the "2 -in-1" format when processing invoices and receiving reports. For all requirements, the contractor shall use the Marine Corps Regional Contracting Office, Midwest Region DODAAC as the DODAAC for the issuing office and the DODAAC shown below for the shipping addresses.

SHIP TO DODAAC:

PERSON TO NOTIFY NAME:

EMAIL:

TELEPHONE:

252.216-9306 PROCEDURES FOR ISSUING ORDERS (MAR 2002)

- (a) Services to be furnished under this contract shall be furnished at such times as ordered by the issuance of task orders on DD Form 1155 by the Ordering Officer designated by the Contracting Officer. All orders issued hereunder are subject to the terms and conditions of this contract. This contract shall control in the event of conflict with any orderA task order will be considered "issued" for the purpose of this contract at the time the Government deposits the order in the mail or, if transmitted by other means, when physically delivered to the Contractor.
- (b) Except in emergency situations, only a Contracting Officer may modify task/delivery orders.. An Ordering Officer, when authorized by the designation official (Contracting Officer), may issue modifications to task/delivery orders only during an emergency. Modifications to task/delivery orders will be issued on a Standard Form (SF 30).

Task orders may be modified orally by the Ordering Officer in emergency circumstances. Oral modifications will be confirmed in writing by issuance of a SF 30 within two (2) working days from the time the oral direction is issued.

(End of clause)

5252.216-9310 COMBINATION FIRM FIXED-PRICE/INDEFINITE QUANTITY CONTRACT (MAR 2002)

- (a) This is a combination firm fixed-price/indefinite quantity contract for the supplies or services specified, and effective for the period stated in the Schedule and any accompanying exhibits. Work items for the fixed-price portion are identified in the Schedule and any accompanying exhibits and include all work except that identified as Indefinite Quantity. The fixed-price quantities shown in the Schedule and any accompanying exhibits are considered to be accurate estimates for this contract period.
- (b) Work items for the indefinite quantity portion of the contract are identified in the Schedule and any accompanying exhibits. The quantities of supplies and services specified in accompanying exhibits and the Schedule as Indefinite Quantity are estimates only and may be ordered by issuance of separate task orders.
- (c) Delivery or performance shall be made only as authorized by orders issued in accordance with FAR clause 52.216-18. Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the

Schedule and any accompanying exhibits up to the contract stated maximum. The minimum guarantee of work to be ordered is the firm fixed-price portion of the contract.

(d) Except for any limitations on quantities in FAR clause 52.216-19, in the Schedule, and in any accompanying exhibits, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.

Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period.

(End of clause)

94-2307 MO.KANSAS CITY 08/10/04

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WASHINGTON D.C. 20210

| Wage Determination No.: 1994-2307

William W.Gross Division of Revision No.: 27

Director Wage Determinations | Date Of Last Revision: 08/04/2004

States: Kansas, Missouri

Area: Kansas Counties of Anderson, Atchison, Doniphan, Douglas, Franklin, Johnson, Leavenworth, Linn, Miami, Wyandotte

Missouri Counties of Adair, Andrew, Atchison, Bates, Buchanan, Caldwell, Carroll, Cass, Chariton, Clay, Clinton, Cooper, Daviess, De Kalb, Gentry, Grundy, Harrison, Henry, Holt, Howard, Jackson, Johnson, Lafayette, Linn, Livingston, Macon, Mercer, Nodaway, Pettis, Platte, Putnam, Ray, Saline, Schuyler, Sullivan, Worth

OCCUPATION CODE - TITLE

MINIMUM WAGE RATE

01000 - Administrative Support and Clerical Occupations		
01011 - Accounting Clerk I	10.16	
01012 - Accounting Clerk II	11.70	
01013 - Accounting Clerk III	13.47	
01014 - Accounting Clerk IV	16.15	
01030 - Court Reporter	15.14	
01050 - Dispatcher, Motor Vehicle	17.41	
01060 - Document Preparation Clerk	10.15	
01070 - Messenger (Courier)	10.15	
01090 - Duplicating Machine Operator	11.93	
01110 - Film/Tape Librarian	11.02	
01115 - General Clerk I	9.72	
01116 - General Clerk II	11.51	
01117 - General Clerk III	13.36	
01118 - General Clerk IV	15.79	
01120 - Housing Referral Assistant	17.64	
01131 - Key Entry Operator I	10.26	
01132 - Key Entry Operator II	12.85	
01191 - Order Clerk I	10.88	
01192 - Order Clerk II	13.90	
01261 - Personnel Assistant (Employment) I	12.70	
01262 - Personnel Assistant (Employment) II	14.48	
01263 - Personnel Assistant (Employment) III	16.09	
01264 - Personnel Assistant (Employment) IV	17.50	
01270 - Production Control Clerk	16.60	
01290 - Rental Clerk	12.36	
01300 - Scheduler, Maintenance	12.92	
01311 - Secretary I	12.92	
01312 - Secretary II	15.73	
01313 - Secretary III	17.64	
01314 - Secretary IV	20.94	

^{**}Fringe Benefits Required Follow the Occupational Listing**

01315 - Secretary V	23.57	
01320 - Service Order Dispatcher	21.18	
01341 - Stenographer I	12.30	
01342 - Stenographer II	14.05	
01400 - Supply Technician	20.94	
01420 - Survey Worker (Interviewer)	13.76	
01460 - Switchboard Operator-Receptionist	10.85	
01510 - Test Examiner	15.73	
01520 - Test Proctor	15.73	
01531 - Travel Clerk I	10.74	
01532 - Travel Clerk II	11.60	
01533 - Travel Clerk III	12.46	
01611 - Word Processor I	11.96	
01612 - Word Processor II	14.63	
01613 - Word Processor III	15.22	
03000 - Automatic Data Processing Occupation	ıs	
03010 - Computer Data Librarian	13.86	
03041 - Computer Operator I	13.86	
03042 - Computer Operator II	14.88	
03043 - Computer Operator III	18.60	
03044 - Computer Operator IV	22.85	
03045 - Computer Operator V	23.87	
03071 - Computer Programmer I (1)	18.97	
03072 - Computer Programmer II (1)	23.82	
03073 - Computer Programmer III (1)	27.62	
03074 - Computer Programmer IV (1)	27.62	
03101 - Computer Systems Analyst I (1)	24.06	
03102 - Computer Systems Analyst II (1)	27.62	
03103 - Computer Systems Analyst III (1)	27.62	
03160 - Peripheral Equipment Operator	14.82	
05000 - Automotive Service Occupations		
05005 - Automotive Body Repairer, Fiberglass	20.03	
05010 - Automotive Glass Installer	18.59	
05040 - Automotive Worker	18.59	
05070 - Electrician, Automotive	19.32	
05100 - Mobile Equipment Servicer	16.51	
05130 - Motor Equipment Metal Mechanic	20.03	
05160 - Motor Equipment Metal Worker	18.59	
05190 - Motor Vehicle Mechanic	20.03	
05220 - Motor Vehicle Mechanic Helper	15.47	
05250 - Motor Vehicle Upholstery Worker	17.54	
05280 - Motor Vehicle Wrecker	18.59	
05310 - Painter, Automotive	19.32	
05340 - Radiator Repair Specialist	18.59	
05370 - Tire Repairer	15.18	
05400 - Transmission Repair Specialist	20.03	
07000 E 1B 1C C		
07000 - Food Preparation and Service Occupation (not set) - Food Service Worker		
(not set) - Food Service Worker 07010 - Baker	9.39	
	13.20	
07041 - Cook I	10.31	
07042 - Cook II	11.62	

07070 - Dishwasher 07130 - Meat Cutter	7.95 13.77
07250 - Waiter/Waitress	8.04
0,250 Walter, Walterson	
09000 - Furniture Maintenance and Repair Occu	upations
09010 - Electrostatic Spray Painter	19.30
09040 - Furniture Handler	14.32
09070 - Furniture Refinisher	19.30
09100 - Furniture Refinisher Helper	15.46
09110 - Furniture Repairer, Minor	17.52
09130 - Upholsterer	19.30
11030 - General Services and Support Occupation	ons
11030 - Cleaner, Vehicles	9.33
11060 - Elevator Operator	10.79
11090 - Gardener	13.23
11121 - House Keeping Aid I	8.14
11122 - House Keeping Aid II	10.21
11150 - Janitor	10.96
11210 - Laborer, Grounds Maintenance	11.03
11240 - Maid or Houseman	8.14
11270 - Pest Controller	14.19
11300 - Refuse Collector	11.35
11330 - Tractor Operator	12.70
11360 - Window Cleaner	11.86
12000 - Health Occupations	
12020 - Dental Assistant	14.64
12040 - Emergency Medical Technician (EMT)	
/Paramedic/Ambulance Driver	13.26
12071 - Licensed Practical Nurse I	12.05
12072 - Licensed Practical Nurse II	13.57
12073 - Licensed Practical Nurse III	15.16
12100 - Medical Assistant	12.17
12130 - Medical Laboratory Technician	14.52
12160 - Medical Record Clerk	13.38
12190 - Medical Record Technician	13.62
12221 - Nursing Assistant I	8.76
12222 - Nursing Assistant II	9.86
12223 - Nursing Assistant III	10.75
12224 - Nursing Assistant IV	12.07
12250 - Pharmacy Technician	12.26
12280 - Phlebotomist	12.07
12311 - Registered Nurse I	19.80
12312 - Registered Nurse II	23.45
12313 - Registered Nurse II, Specialist	23.45
12314 - Registered Nurse III	29.73
12315 - Registered Nurse III, Anesthetist	29.73
12316 - Registered Nurse IV	34.11
13000 - Information and Arts Occupations	
13002 - Audiovisual Librarian	17.42
13011 - Exhibits Specialist I	20.11
13012 - Exhibits Specialist II	24.93

13013 - Exhibits Specialist III	29.94	
13041 - Illustrator I	16.95	
13042 - Illustrator II	19.75	
13043 - Illustrator III	23.50	
13047 - Librarian	27.29	
13050 - Library Technician	12.89	
13071 - Photographer I	12.33	
13072 - Photographer II	15.85	
13073 - Photographer III	17.08	
13074 - Photographer IV	20.88	
13075 - Photographer V	25.27	
15000 - Laundry, Dry Cleaning, Pressing and Related Occupations		
15010 - Assembler	7.79	
15030 - Counter Attendant	7.79	
15040 - Dry Cleaner	10.05	
15070 - Finisher, Flatwork, Machine	7.79	
15090 - Presser, Hand	7.79	
15100 - Presser, Machine, Drycleaning	7.79	
15130 - Presser, Machine, Shirts	7.79	
15160 - Presser, Machine, Wearing Apparel, I		7.79
15190 - Sewing Machine Operator	2441141	10.80
15220 - Tailor		11.54
15250 - Washer, Machine		8.57
19000 - Machine Tool Operation and Repair O	counstions	
19010 - Machine-Tool Operator (Toolroom)	ccupations	19.30
19040 - Tool and Die Maker		26.12
19040 - 1001 and Die Wakei		20.12
21000 - Material Handling and Packing Occupa	ations	
21010 - Fuel Distribution System Operator	16.50	
21020 - Material Coordinator	19.16	
21030 - Material Expediter	19.16	
21040 - Material Handling Laborer	14.72	
21050 - Order Filler	12.29	
21071 - Forklift Operator	15.25	
21080 - Production Line Worker (Food Proces		5
21100 - Shipping/Receiving Clerk	12.86	
21130 - Shipping Packer	11.00	
21140 - Store Worker I	15.48	
21150 - Stock Clerk (Shelf Stocker; Store Work	(ker II) 10.86	5
21210 - Tools and Parts Attendant	15.3	2
21400 - Warehouse Specialist	15.32	2
23000 - Mechanics and Maintenance and Repa	ir Occupation	s
23010 - Aircraft Mechanic	19.43	
23040 - Aircraft Mechanic Helper	15.01	
23050 - Aircraft Quality Control Inspector	20.07	
23060 - Aircraft Servicer	17.01	
23070 - Aircraft Worker	18.03	
23100 - Appliance Mechanic	19.30	
23120 - Bicycle Repairer	15.18	
23125 - Cable Splicer	24.24	
23130 - Carpenter, Maintenance	20.30	

23140 - Carpet Layer 23160 - Electrician, Maintenance 23181 - Electronics Technician, Maintenance I 23182 - Electronics Technician, Maintenance II 23183 - Electronics Technician, Maintenance III 23260 - Fabric Worker 23290 - Fire Alarm System Mechanic 23310 - Fire Extinguisher Repairer 23340 - Fuel Distribution System Mechanic 23370 - General Maintenance Worker 23400 - Heating, Refrigeration and Air Conditio 23430 - Heavy Equipment Mechanic 23440 - Heavy Equipment Operator 23460 - Instrument Mechanic	17.52	20.01 16.50 20.01 18.57 20.01 20.01 20.16 20.01
23470 - Laborer 23500 - Locksmith 23530 - Machinery Maintenance Mechanic 23550 - Machinist, Maintenance		10.85 19.30 20.49 20.01
23580 - Maintenance Trades Helper 23640 - Millwright 23700 - Office Appliance Repairer	23.18 19.30	15.46
23740 - Painter, Aircraft 23760 - Painter, Maintenance 23790 - Pipefitter, Maintenance	20.77 19.30 27.22	
23800 - Plumber, Maintenance 23820 - Pneudraulic Systems Mechanic 23850 - Rigger	22.10 20.01 22.01	
23870 - Scale Mechanic 23890 - Sheet-Metal Worker, Maintenance 23910 - Small Engine Mechanic	18.57 23.12 18.57	
23930 - Telecommunication Mechanic I 23931 - Telecommunication Mechanic II 23950 - Telephone Lineman	20. 21. 20.9	59
23960 - Welder, Combination, Maintenance 23965 - Well Driller 23970 - Woodcraft Worker		.01
23980 - Woodworker	16.5	
24000 - Personal Needs Occupations 24570 - Child Care Attendant 24580 - Child Care Center Clerk 24600 - Chore Aid 24630 - Homemaker	8.79 12.40 8.73 14.07	
25000 - Plant and System Operation Occupation 25010 - Boiler Tender 25040 - Sewage Plant Operator 25070 - Stationary Engineer 25190 - Ventilation Equipment Tender	20.40 19.36 20.93 15.46	
25210 - Water Treatment Plant Operator 27000 - Protective Service Occupations (not set) - Police Officer 27004 - Alarm Monitor	19.30 19.85 14.17	

27006 - Corrections Officer 27010 - Court Security Officer 27040 - Detention Officer	17.29 19.24 17.29
27070 - Firefighter	18.87
27101 - Guard I	11.23
27102 - Guard II	16.62
28000 - Stevedoring/Longshoremen Occupation	
28010 - Blocker and Bracer	21.17
28020 - Hatch Tender	18.40
28030 - Line Handler	18.40
28040 - Stevedore I	17.38
28050 - Stevedore II	19.13
29000 - Technical Occupations	23.00
21150 - Graphic Artist 29010 - Air Traffic Control Specialist, Center (2)	
29010 - Ali Traffic Control Specialist, Center (2)	
29012 - Air Traffic Control Specialist, Terminal 29023 - Archeological Technician I	13.06
29024 - Archeological Technician II	14.60
29024 - Archeological Technician III	18.09
29030 - Cartographic Technician	22.95
29035 - Cartographic Technician 29035 - Computer Based Training (CBT) Specia	
29040 - Civil Engineering Technician	19.48
29061 - Drafter I	14.52
29062 - Drafter II	15.70
29063 - Drafter III	19.48
29064 - Drafter IV	22.71
29081 - Engineering Technician I	15.54
29082 - Engineering Technician II	19.08
29083 - Engineering Technician III	21.95
29084 - Engineering Technician IV	24.41
29085 - Engineering Technician V	29.54
29086 - Engineering Technician VI	32.73
29090 - Environmental Technician	20.48
29100 - Flight Simulator/Instructor (Pilot)	30.38
29160 - Instructor	22.18
29210 - Laboratory Technician	17.64
29240 - Mathematical Technician	21.19
29361 - Paralegal/Legal Assistant I	13.92
29362 - Paralegal/Legal Assistant II	18.12
29363 - Paralegal/Legal Assistant III	22.15
29364 - Paralegal/Legal Assistant IV	26.81
29390 - Photooptics Technician	20.48
29480 - Technical Writer	24.11
29491 - Unexploded Ordnance (UXO) Technicis	an I 19.50
29492 - Unexploded Ordnance (UXO) Technicis	an II 23.59
29493 - Unexploded Ordnance (UXO) Technicia	an III 33.95
29494 - Unexploded (UXO) Safety Escort	19.50
29495 - Unexploded (UXO) Sweep Personnel	19.50
29620 - Weather Observer, Senior (3)	21.07
29621 - Weather Observer, Combined Upper A	ir and Surface Programs (3) 17.29

29622 - Weather Observer, Upper Air (3)		17.29
31000 - Transportation/ Mobile Equipment Ope	ration Occupations	
31030 - Bus Driver	1	16.03
31260 - Parking and Lot Attendant		9.97
31290 - Shuttle Bus Driver		13.74
31300 - Taxi Driver		10.65
31361 - Truckdriver, Light Truck	13.74	
31362 - Truckdriver, Medium Truck		18.43
31363 - Truckdriver, Heavy Truck	18.77	
31364 - Truckdriver, Tractor-Trailer	18.77	
99000 - Miscellaneous Occupations		
99020 - Animal Caretaker	8.98	
99030 - Cashier	8.35	
99041 - Carnival Equipment Operator	10.65	
99042 - Carnival Equipment Repairer	11.36	
99043 - Carnival Worker	8.61	
99050 - Desk Clerk	8.95	
99095 - Embalmer	20.21	
99300 - Lifeguard	10.24	
99310 - Mortician	18.77	
99350 - Park Attendant (Aide)	12.87	
99400 - Photofinishing Worker (Photo Lab Tec	h., Darkroom Tech)	11.65
99500 - Recreation Specialist		13.26
99510 - Recycling Worker		14.18
99610 - Sales Clerk		10.24
99620 - School Crossing Guard (Crosswalk Att	endant)	8.68
99630 - Sport Official		10.18
99658 - Survey Party Chief (Chief of Party)		18.63
99659 - Surveying Technician (Instr. Person/S	urveyor Asst./Instr.)	15.86
99660 - Surveying Aide		11.59
99690 - Swimming Pool Operator		15.86
99720 - Vending Machine Attendant		13.19
99730 - Vending Machine Repairer		15.86
99740 - Vending Machine Repairer Helper		13.19

ALL OCCUPATIONS LISTED ABOVE RECEIVE THE FOLLOWING BENEFITS:

HEALTH & WELFARE: \$2.59 an hour or \$103.60 a week or \$448.93 a month

VACATION: 2 weeks paid vacation after 1 year of service with a contractor or successor; 3 weeks after 8 years, and 4 weeks after 15 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

HOLIDAYS: A minimum of ten paid holidays per year: New Year's Day, Martin Luther King Jr.'s Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day. (A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.) (See 29 CFR 4.174)

THE OCCUPATIONS WHICH HAVE PARENTHESES AFTER THEM RECEIVE THE FOLLOWING BENEFITS (as numbered):

- 1) Does not apply to employees employed in a bona fide executive, administrative, or professional capacity as defined and delineated in 29 CFR 541. (See CFR 4.156)
- 2) APPLICABLE TO AIR TRAFFIC CONTROLLERS ONLY NIGHT DIFFERENTIAL: An employee is entitled to pay for all work performed between the hours of 6:00 P.M. and 6:00 A.M. at the rate of basic pay plus a night pay differential amounting to 10 percent of the rate of basic pay.
- 3) WEATHER OBSERVERS NIGHT PAY & SUNDAY PAY: If you work at night as part of a regular tour of duty, you will earn a night differential and receive an additional 10% of basic pay for any hours worked between 6pm and 6am. If you are a full-time employed (40 hours a week) and Sunday is part of your regularly scheduled workweek, you are paid at your rate of basic pay plus a Sunday premium of 25% of your basic rate for each hour of Sunday work which is not overtime (i.e. occasional work on Sunday outside the normal tour of duty is considered overtime work).

HAZARDOUS PAY DIFFERENTIAL: An 8 percent differential is applicable to employees employed in a position that represents a high degree of hazard when working with or in close proximity to ordinance, explosives, and incendiary materials. This includes work such as screening, blending, dying, mixing, and pressing of sensitive ordance, explosives, and pyrotechnic compositions such as lead azide, black powder and photoflash powder. All dry-house activities involving propellants or explosives. Demilitarization, modification, renovation, demolition, and maintenance operations on sensitive ordnance, explosives and incendiary materials. All operations involving regrading and cleaning of artillery ranges.

A 4 percent differential is applicable to employees employed in a position that represents a low degree of hazard when working with, or in close proximity to ordnance, (or employees possibly adjacent to) explosives and incendiary materials which involves potential injury such as laceration of hands, face, or arms of the employee engaged in the operation, irritation of the skin, minor burns and the like; minimal damage to immediate or adjacent work area or equipment being used. All operations involving, unloading, storage, and hauling of ordance, explosive, and incendiary ordnance material other than small arms ammunition. These differentials are only applicable to work that has been specifically designated by the agency for ordance, explosives, and incendiary material differential pay.

** UNIFORM ALLOWANCE **

If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by the state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual cost of the uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to the actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 per week (or \$.67 cents per day). However, in those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs.

Source of Occupational Title and Descriptions:

The duties of employees under job titles listed are those described in the "Service Contract Act Directory of Occupations," Fourth Edition, January 1993, as amended by the Third Supplement, dated March 1997, unless otherwise indicated. This publication may be obtained from the Superintendent of Documents, at 202-783-3238, or by writing to the Superintendent of Documents, U.S. Government Printing Office,

Washington, D.C. 20402. Copies of specific job descriptions may also be obtained from the appropriate contracting officer.

REQUEST FOR AUTHORIZATION OF ADDITIONAL CLASSIFICATION AND WAGE RATE {Standard Form 1444 (SF 1444)}

Conformance Process:

The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed classes of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming process shall be initiated by the contractor prior to the performance of contract work by such unlisted class(es) of employees. The conformed classification, wage rate, and/or fringe benefits shall be retroactive to the commencement date of the contract. {See Section 4.6 (C)(vi)} When multiple wage determinations are included in a contract, a separate SF 1444 should be prepared for each wage determination to which a class(es) is to be conformed.

The process for preparing a conformance request is as follows:

- 1) When preparing the bid, the contractor identifies the need for a conformed occupation) and computes a proposed rate).
- 2) After contract award, the contractor prepares a written report listing in order proposed classification title), a Federal grade equivalency (FGE) for each proposed classification), job description), and rationale for proposed wage rate), including information regarding the agreement or disagreement of the authorized representative of the employees involved, or where there is no authorized representative, the employees themselves. This report should be submitted to the contracting officer no later than 30 days after such unlisted class(es) of employees performs any contract work.
- 3) The contracting officer reviews the proposed action and promptly submits a report of the action, together with the agency's recommendations and pertinent information including the position of the contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6(b)(2) of Regulations 29 CFR Part 4).
- 4) Within 30 days of receipt, the Wage and Hour Division approves, modifies, or disapproves the action via transmittal to the agency contracting officer, or notifies the contracting officer that additional time will be required to process the request.
- 5) The contracting officer transmits the Wage and Hour decision to the contractor.
- 6) The contractor informs the affected employees.

Information required by the Regulations must be submitted on SF 1444 or bond paper.

When preparing a conformance request, the "Service Contract Act Directory of Occupations" (the Directory) should be used to compare job definitions to insure that duties requested are not performed by a classification already listed in the wage determination. Remember, it is not the job title, but the required tasks that determine whether a class is included in an established wage determination. Conformances may not be used to artificially split, combine, or subdivide classifications listed in the wage determination.

GROUNDS MANAGEMENT PAST PERFORMANCE QUESTIONNAIRE

I. CONTRACT IDENTIFICATION
A. CONTRACTOR
B. CONTRACT NUMBER
C. CONTRACT TYPE
COMPETITIVE { } YES { } NO
FOLLOW-ON { } YES { } NO
D. PERIOD OF PERFORMANCE
ESTIMATED COST FIRM FEE VALUE FIXED TOTAL PRICE
E. INITIAL CONTRACT COST
F. CURRENT CONTRACT COST
G. PRODUCT DESCRIPTIONAND/OR SERVICE PROVIDED
II. INDIVIDUAL EVALUATOR IDENTIFICATION
NAME
POSITION: COR () CONTR. ADMIN. () QA INSPECTOR ()
OTHER
TELEPHONE
III. AGENCY IDENTIFICATION
A NAME

B. DESCRIPTION	_
C. DISTRIBUTION	
OF SERVICES UNDER THIS	
CONTRACT, I.E	
SINGLE OR MULTIPLE LOCATIONS	
D. NUMBER OF LOCATIONS	
SERVICED BY THIS	
CONTRACT	
EVALUATION	
A. PERFORMANCE HISTORY	
1. To what extent did the contractor adhere to	
contract delivery schedules?	
Considerably surpassed minimum requirements{ } 4	
Exceeded minimum requirements	
Met minimum requirements	
Less than minimum requirements	
Comment:	
Comment.	
	_
2. To what extent did the contractor submit required reports, s	– sched
and documentation in a timely manner?	
Considerably surpassed minimum requirements. { } 4	
Exceeded minimum requirements	
Met minimum requirements	
Less than minimum requirements	
Comment:	
	_
	_
	_
3. To what extent were the contractor's reports, schedules and other documentation accurate and complete?	
•	
Considerably surpassed minimum requirements. { } 4	
Encoded minimum contractual manning (C) 2	
Exceeded minimum contractual requirements } 3 Met minimum requirements } 2	

Comment:	
To what extent was the contractor able to solve contract performance problems without extensive intervention and guidar	ce from government counterparts?
Considerably successful	
Comment:	
5. To what extent did the contractor display initiative in neeting requirements?	
Displayed considerable initiative	

7. To what extent did the contractor submit change orders and other required proposals in a timely manner?	
Considerably surpassed minimum requirements. { } 4 Exceeded minimum requirements	
Comment:	
8. To what extent did the contractor respond positively and promptly change orders, etc.?	to technical directions, contract
Considerably surpassed minimum requirements. { } 4 Exceeded minimum requirements	
Comment:	
9. To what extent was the contractor's quality control and problem tracking/reporting documentation timely, accurate, and of appropriate content?	
Considerably surpas sed minimum requirements. { } 4 Exceeded minimum requirements	
Comment:	

10. To what extent was the contractor effective in interfacing with the Government staff?

Extremely effective	
Comment:	
C. EXPERIENCE HISTORY	
16. How effective has the contractor been in meeting contract ground	s requirements?
Extremely effective	
Generally effective	
Extremely ineffective	
Comment:	
17. What level of experience have contractor key personnel demonstrated in managing contract performance?	
Considerably surpassed minimum experience } 4 Exceeded minimum experience	
Met minimum experience requirements	
Less than minimum experience	
Comment:	
18. To what extent was the quality control, problem reporting, and scheduling/inspection documentation produced by the the users?	e contractor's efforts satisfactory to
Considerably surpassed minimum requirements. { } 4	
Exceeded minimum requirements	

Less than minimum requirements	
Comment:	
19. To what extent did the contractor coordinate, integrate, and provide for effective subcontractor management?	
Considerably surpassed minimum requirements. { } 4 Exceeded minimum requirements	0
Comment:	
20. To what extent did the contractor provide timely response to notices of deficiencies and re-perform deficier encountered in the field?	nt work and respond to other problems
Considerably surpassed minimum requirements. { } 4 Exceeded minimum requirements	
Comment:	
21. To what extent did the contractor achieve effective	
logistics support, i.e. replacement of light bulbs and produ and supplies?	cts; availability of required grounds equipment
Considerably surpassed minimum requirements. { } 4 Exceeded minimum requirements	

Comment:	
	
22. To what extent did the contractor provide quality	
products, supplies and replacement parts?	
Considerably surpassed minimum requirements. { } 4 Exceeded minimum requirements	
Comment:	
23. To what extent did the contractor meet the schedules and responsible to the schedules are schedules are schedules and responsible to the schedules are sched	ponse times in the contract?
24. To what extent did the contractor's personnel policies lead and motivated employees?	to the recruitment, retention and qualified
Considerably surpassed minimum requirements. { } 4 Exceeded minimum requirements	
Comment:	

D. COST MANAGEMENT
J. COST MANAGEMENT
25. To what extent did the contractor meet the proposed cost estimates on any non-fixed price work o under the ID/IQ portion of the contract?
Less than estimated cost
Comment:
NARRATIVE SUMMARY
Use this section to explain additional information not included above.